THE

Statutes at Large,

FROM THE

26th to the 30th Year of King George II.

BY

DANBY PICKERING, of GRAY'S INN, Efq;

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To which is prefixed,

A TABLE containing the TITLES of all the STATUTES during that Period.

VOL. XXI.

By DANBY PICKERING, of Gray's-Inn, Efq. Reader of the Law Lecture to that Honourable Society.

CAMBRIDGE,

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CUM PRITILEGIO.

Containing the Titles of all fuch Acts as are extant in print, from the Twenty Sixth to the Twenty Ninth Year of King George II. inclusive.

Anno 26 Georgii II.

Cap. 1. POR continuing and granting to his Majesty certain duties upon malt, mum, cyder and perry, for the service of the year one thousand seven hundred and sifty three; and for enlarging the time limited by an act of the last session of parliament, for subscribing annuities, after the rate of three pounds per centum per annum, into the joint stock of annuities therein mentioned.

Cap. 2. To amend an act made in the eighth year of the reign of his late majesty King George the First, intituled. An act for the better recovery of the penalties inflicted upon persons who destroy the game, by enlarging the time within which suits and actions are to be brought by force of the said act.

Cap. 3. For continuing the duties upon falt, and upon red and white herrings, for the purposes therein mentioned.

Cap. 4. For granting an aid to his Majesty by a land tax, to be raised in *Great Britain*, for the service of the year one thousand seven hundred and fifty three.

Cap. 5. For punishing mutiny and desertion; and for the better payment of 'the army and their quar-

Cap. 6. To oblige ships more effectually to perform their quarentine; and for the better preventing the plague being brought from foreign Vol. XXI.

parts into Great Britain or Ireland, or the isles of Guernsey, Jersey, Alderncy, Sark, or Man.

Cap. 7. For the more easy and speedy recovery of small debts within the borough of Boston, and Skirbeck Quarter, and the parishes of Boston and Skirbeck, in the county of Lincoln.

Cap. 8. For opening the port of Exeter for the importation of wool, and woollen yarn, from Ireland.

Cap. 9. To explain, amend, and render more effectual, an act made in the twenty third year of the reign of his present Majesty, intituled, Anast for the encouragement of the British white herring fishery; and for regulating the said fishery according to the calendar now in use, and for other purposes therein mentioned.

Cap. 10. For enlarging the time, and continuing the duties granted by feveral acts of parliament for repairs of the piers of Bridlington, alias Burlington, in the county of York; and for making the faid acts more effectual.

Cap. 11. For permitting the exportation of wool, and woollen or bay yarn, from any port in *Ireland*, to any port in *Great Britain*.

Cap. 12. To prevent wines imported into any of the out-ports of this kingdom, being afterwards brought into the port of London, or parts adjacent, without paying the London duty.

Cap. 13.

Cap. 15. For the more effectually preventing the fraudulent removal of tobacco by land or water, and for the ease of the fair trader in tobacco; and for ascertaining the rates payable for the portage of certain letters; and for amending and explaining the laws relating to the law of spirituous liquors by retail.

Cap. 24. For the settling and ascer-

Cap. 34. For the fettling and ascertaining the sees to be taken by clerks to justices of the peace.

Cap. 15. For allowing interest upon certain debentures for the bounty granted on the exportation of corn.

Cap. 16. For reducing the number of directors of the corporation of the governor and company of merchants of Great Britain trading to the South Seas, and other parts of America; and for encouraging the fishery; and for regulating the election of the governors and directors of the said company.

Cap. 17. For the more effectual levying of the duties upon windows or lights, in that part of Great Bri-

tain called Scotland

Cap. 18. For enlarging and regulating the trade into the *Levant* feas.

Cap. 19. For enforcing the laws against persons who shall steal or detain shipwrecked goods; and for the relief of persons suffering losses thereby.

Cap. 20. For encouraging and improving the manufactory of linen in the highlands of Scotland.

Cap. 21. For encouraging the filk manufactures of this kingdom; and for fecuring the duties payable upon the importation of velvets, wrought filks, and filks mixed with other materials, not manufactured in Great Britain.

Cap. 22. For the purchase of the Museum, or collection of Sir Hans Sleane, and of the Harleian collection of manuscripts; and for providing one general repository for the better reception and more con-

venient use of the said collections, and of the Cottonian Library, and of the additions thereto.

Cap. 23. For granting to his Majesty a certain fum of money therein mentioned out of the finking fund; and for applying certain furplus monies remaining in the exchequer, for the service of the year one thoufand feven hundred and fifty three; and for the further appropriating the supplies granted in this session. of parliament; and for enlarging the time limited by an act of the last session of parliament, for subfcribing annuities after the rate of three pounds per centum per annum, and three pounds ten shillings per centum per annum, into the joint stock of annuities; and for other purposes therein mentioned.

Cap. 24. For allowing further time for inrolment of deeds and wills made by papifts; and for relief of protestant purchasers, devisees, and lessees.

Cap. 25. To render more effectual an act made in the twelfth, year of the reign of her late majority Queen Anne, intituled, An act for providing a publick reward for such person or persons as shall discover the longitude at sea, with regard to the making experiments of proposals made for discovering the longitude; and to enlarge the number of commissioners for putting in execution the said act.

Cap. 26. To permit persons professing the 'Jewish religion, to be naturalized by parliament; and for other purposes therein mentioned.

Cap. 27. To confirm certain acts and orders made by justices of the peace being of the quorum, potwithstanding any defect in not expressing therein, that such justices of the peace are of the quorum.

Cap. 28. For the preventing of the inconveniencies and dangers that may arise from the present methods

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of digging gravel, fand, stone, chalk, and other materials, on the several commons and waste grounds within this kingdom, for the repair of the highways, and for other pur-

poles.

Cap. 29. To explain, amend and continue, the provisions made by two acts of parliament of the nineteenth and twenty first years of his Majesty's reign, for the more effectual disarming the highlands in Scotlana, and to make provision for the more speedy ascertaining the lawful debts or claims upon the lands and hereditaments that some time belonged to Alexander Robert son of Strowan, which, with other forseited estates, are, by an act of the twenty fifth year of his Majesty's reign, annexed to the crown unalienable.

Cap. 30. For the amendment and preservation of the publick highways and turnpike roads of this kingdom, and for the more effectual execution of the laws relating

thereto.

Cap. a1. For regulating the manner of heenling alchouses in that part of Great Britain called England; and for the more easy convicting persons selling ale, and other li-

quors, without licence.

Cap. 32. For continuing several laws relating to the punishment of perfons going armed or difguifed, in defiance of the laws of customs or excise: to the drawback of the duties upon copper bars exported; and to the duties upon foreignmade fail cloth; and also for encouragement of the filk manufactures; and for taking off several duties on merchandizes exported ; and for encouraging the trade of the fugaf colonies in America; and for vacating the security for the duty on falt lost in any river, or in port, after shipped, and for enlarging the time for proving the loss of falt; and for relief of masters of

thips with respect to the importation of foap and candles, contrary to an act made in the twenty third. year of his Majesty's reign; and allo for the more effectual payment of the bounties upon British-madefail cloth; and to impower the commissioners of the treasury to direct the payment of the bounts to fehn Henniker, and others, upon four ships fitted out for the whale fishery, and lost in the Greenland feas, and also to Philip How, and others, upon two ships employed in the faid fishery, notwithstanding some of the forms required by law in fitting out such ships were not complied with.

Cap. 33. For the better preventing

of clandelline marriages.

Cap. 34. To explain, amend, and continue several laws more effectually to prevent the spreading of the diftemper which now rages amongst the horned cattle in this kingdom; for the more effectual paying the expences of passing vagrants; for obviating doubts that may arise touching the keeping of prisoners until the prison of the marshallea of the court of King's Bench shall be rebuilt or repaired; and for amending fo much of the act of the twenty fourth of his present Majesty, for regulating the commencement of the year, and for correcting the calendar now in use, as relates to the time of electing publick officers of the city of Chefter.

Cap. 35. For confirming an agreement entered into between the company of proprietors of the undertakent for recovering and preferving the navigation of the river Dee, and Sir John Glynne baronet, lord of the manor of Hawarden, and several freeholders and occupiers of land within the said manor; and for explaining and amending three several acts of parliament of the sixth, sourteenth,

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and keventeenth years of his present Majesty's reign, for recovering and preserving the navigation of the said river Dee.

Cap. 36. For erecting feveral publick buildings in the city of Edinburgh, and to impower the trustees therein mentioned, to purchase lands for that purpose; and also for widening and enlarging the streets of the city, and certain avenues

leading thereunto.

Cap. 37. For repairing the road leading from the town of Penrith in the county of Gumberland, by Hutton Hall, over Skelton and Caftle-fewerby Paffures, and Sebraham Bridge, to Chalkbeck in the faid county; and also the road which branches and separates from the same road upon Castlesowerby Pasture aforesaid, and leads from thence through Hesket, otherwise Hesket New Market, to Caldbeck in the said county.

Cap. 38. To enable the parishioners of the parish of Stone, in the county of Stafford, to rebuild the

church of the faid parish.

Cap. 39. For repairing and widening feveral roads leading from the town of Bewdley, in the county of Worcefter, to the several places therein mentioned, in the counties of Worcester and Salop respectively.

Cap 40. For repairing the roads from the city of Carlifle, to the town of Penrith in the county of Cumberland, and from the said town of Penrith, to Emont Bridge, which divides the counties of Cumberland

and Westmorland.

Cap. 41. For continuing making more effectual three acts of parliament, passed in the ninth and twelfth years of the reign of her late majesty Queen Anne, and the fifth year of the reign of his present Majesty, for repairing the highways between Dunstable and Hocklisse, in the county of Bedford; and also

for repairing the road from the fign of the White Horse to the fign, of the King's Arms in Houlliffe a- a foresaid.

Cap. 42. For repairing and widening the road from the west end of Seend Street, in the county of Wilts, to the Horse and Jockey, in the parish of Box, in the said county.

Cap. 43. For enlarging the churchyard of the parish of *Paddington*, in

the county of Middlefex.

Cap. 44. For laying a duty of two pennies Scots, or one fixth part of a penny sterling, on every Scots pint of ale and beer which shall be brewed for sale, brought into, tapped or sold, within the town of Dysart, and liberties thereof, and all places adjacent, lying within three hundred yards of the boundaries of the said liberties, for repairing, improving, and preserving the harbour of the said town.

Cap. 45. For building a new church within the town of *Manchester*, in the county palatine of *Lancaster*.

Cap. 46. For repairing the road from the borough of Leicester, in the county of Leicester, to the town of Ashby de la Zouch in the said county.

Cap. 47. For repairing and widening feveral roads leading from the market house in Stourbridge, and other roads therein mentioned, in the counties of Worcester, Stafford, Salop, and Warwick respectively.

Cap. 48. For enlarging the term and powers granted by an act passed in the twentieth year of the reign of his present Majesty, for repairing the high road leading from the city of Durham, in the county of Durham, to Tyne Bridge in the said county.

Cap. 49. For repairing the road from the city of Carlifle, in the county of Cumberland, to the market and seaport town of Workington in the said

county.

Cap. 50. For repairing and widening

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the roads leading from Redstone Febry, in the county of Worcester, to the Hundred House; and from there to Monksbridge, in the road to the town of Tenbury; and from the said Hundred House, to the said, town of Tenbury in the said county.

Cap. 51. For repairing and widening the roads leading from a place called Basing-stone, near the town of Basshot, in the parish of Windle-sham, in the county of Surry, thro' Frimley and Farnham, in the same county; and from thence through Bentley, Holybourn, Alton, Chawton, Ropley, Bishop's Sutton, New Abrefford, and Mattingley, otherwise Matterley Lane, to the city of Winchester, in the county of Southampton.

Cap. 52. For widening and repairing the high road leading from Heron Syke, which divides the counties of Lancaster and Westmorland, to the town of Kirby in Kendal, and from the said town of Shapp, to Emont Bridge, in the said county of Westmorland.

Cap. 53 To continue and render more effectual three acts of parliament, passed in the eleventh year of the reign of his late majesty King "George the First, and in the third and twenty second years of the reign of his present Majesty, for repairing the road from Sherbrooke Hill, near Buxton and Chapel in the Frith, in the county of Derby, thro' the town of Stockport, in the county of Chester, to Manchester in the county of Lancaster, and other roads in the faid acts mentioned; and for repairing the road from the School House in Didsbury, to the bridge in Wimflow, in the county of Chefter's and for crecting a bridge over the river Merley.

Cap. 54. For repairing and widening the road leading from Flimwell Vent, in the parish of Ticehurst, in the county of Sussex, to the town and port of Hastings, in the said county.

Cap. 55. For enlarging the term and powers granted by an act made in the eleventh year of his present Majesty's reign, intituled, An act for repairing the road from Short-ditch Church, through Hackney, to Stanford Hill, and cross Cambridge Heath, over Bethnal Green, to the turnpike at Mile End, in the county of Middlesex.

Cap. 56. For continuing and giving further powers to the trustees for putting in execution two acts of parliament for repairing the roads from the parish of *Enfield*, in the county of *Middlex*, to the town of *Hertford*, and other roads in the

faid acts mentioned.

Cap. 57. For raising a sum of money by a county rate, for purchasing a proper prison for debtors in the

county of Devon.

Cap. 58. For building a chapel on the common, in the parish of *Port*fea, in the county of Southampton, and for vesting power in certain trustees for the regulation thereof. Cap. 59. For repairing and widening

the road from the west end of the town of Burton upon Trent, in the county of Stafford, through the said town, to the south end of the town of Derby, in the county of Derby.

Cap. 60. For repairing and widening the road from the top of White Sheet Hill, in the parish of Donhead Saint Andrew, in the county of Wilts, through the towns of Shaftesbury, Milborne Port, and Sherborne, in the counties of Dorset and Somerset, to the Halfway House, in the parish of Nether otherwise Lower Compton, in the said county of Dorset, and several other roads near the towns of Shaftesbury and Sherborne aforesaid.

Cap. 61. For enlarging the term and powers granted by an act passed in the fourteenth year of the reign of his present Majesty, instituted, An act for repairing the road leading 2 3

from Ealand, to the town of Leeds, in the west riding of the county of ·York.

Cap. 62. For repairing and widening the roads from Henghalls Smithy, upon Cranage Green through the tiwn of Nether Knutsford, and by the South Guide Post in Mere and Bulklow Hill, to the town of Altrincham, in the county palatine of Chester; and from the said Guide Post to Warrington, in the county of Lancaster; and from Bucklow Hill aforesaid, to Penny's Lane, near Northwitch, in the faid county of Chester.

Cap. 63. For repairing and widening the roads from a certain place in the town of Salford, to the towns of Warrington and Bolton, and thro' Wardley Lane, to the town of Wigan, and to the Stocks in the townthip of Duxbury, and to a place called the Broad Oak, in Worfeley, in the county palatine of Lancaster.

Cap. 64. For repairing and widening the road from Tadcaster, through Newton, Collingham, Harewood, Arthington, and Pool, to Otley, in the west riding of the county of York.

Cap. 65. For enlarging the term and powers granted by two acts of parliament, one passed in the twelsth year of the reign of his late majesty King George the First, and the other passed in the nineteenth year of the reign of his present Majesty, for repairing the road from Liverpool to Prescot, and other roads therein mentioned, in the county palatine of Lancaster; and also for repairing the road from Prescot, through Whiston, Rain-hill, Bo'd and Sankey, to the town of Warrington, and also the road from Saint Helen to Ashton in the said'. county palatine.

Cap. 66. For repairing and widening the roads leading from Lebcomb Corner, in the parith of Winterflow, to Harnham Bridge, in the county

of Wilts; and from the west sorner of Saint Anne's Street, in the city of New Sarum, to the parithes of Landford and Brook; and from thence to Ealing, and from Landford aforefaid, through Ower and Tefferwood, to Ealing aforefaid, in the county of Southumpton. ...

Cap. 67. For repairing and widening the road from the east end of Brough under Stainmore, in the county of Westmorland, by the end of Apprevy Bridge, to Emont Bridge in the faid

county.

Cap. 68. For amending, widening and repairing, the road leading from Dover to Barham Downs, in

the county of Kent.

Cap. 69. For repairing and widening the road from the Halfway House, in the parith of Lower Compton, in the county of Dorfet, through the towns of Yeovil, Crewkerne, and Chard, to the east end of the town of Axminiter, in the county of Devon, and several other roads, round the faid town of Yeavil, in the county of Somerfet.

Cap. 70. For repairing and widening the roads from the Hand and Post in *Upton Field, in the parish of Burford, in the county of Oxford, through the feveral parithes within mentioned, to a place in the parish of Preston, in the county of Glowculter, called Dancy's Fancy.

Cap. 71. For repairing and widening the roads therein mentioned, leading to and from the towns of Shepton Malet and Ivelebefter, in the

county of Somerfet.

Cap. 72. For continuing and making more effectual two acts of parlia ment for repairing the roads leading from Ipswich to Chydon, in the county of Suffolk, and other roads in the faid acts mentioned; and for repairing the road from Cleydon aforesaid, to Codenham Beacon, in the faid county.

Cap. 73. To continue and render more

mere effectual two acts of parliament, one passed in the tenth year of the reign of his late majesty King George the First, and the other passed in the thirteenth year of the reign of his present Majesty, for repairing the road from Dunchurch, to the bottom of Mereden Hill, in the county of Warwick, and for repairing the road from the bottom of Mereden Hill aforesaid, to Stone Bridge, in the said county.

2ap. 74. For amending several roads leading from the city of Exeter,

Cap. 75. For widening and repairing the high road leading from Northallerton, to the fouth wall of the church-yard of the town of Thirsk, and from the south east end of the street called Finkell Street, in Thirsk aforesaid, to and through the town of Easingwold, in the county of York, to a place called Burton Stone, near the city of York; and also the road from Thirsk aforesaid, to Topcliffe, in the north riding of the county of York.

Cap 76. For repairing and widening the road leading from Piper's Inn, in the parish of Aspects, in the county of Somerset, to and through Glaston, otherwise Glastoniury and IVells, to the direction or white post, in the great western road to the city of Bath; and also from IVells to Rush Hill, leading to the

city of Bristol.

Cap. 77. To explain and make more effectual an act passed in the four-teenth year of his present Majesty's reign, For repairing the roads from Doncaster, through Ferry Bridge, to the south side of Tadcaster Cross; and also from Ferry Bridge to Westherby, and from thence to Borough Bridge in the county of York.

Cap. 78. To widen and repair the road from the guide post near the end of Drayton Lane, near Banbury in the county of Oxford, to the house called the Sun Rifing, at the

top of Edge Hill in the county of Warwick.

Cap. 79. For laying a duty of two pennies Scots, or a fixth part of a penny sterling, upon every Scots pint of ale and beer which shall bebrewed for sale, brought into, tapped or sold within the town and parish of Presson Pans in the shire of East Lothian, otherwise Haddingtown, for repairing the harbour of the said town, and for other purposes therein mentioned.

Cap. 80. To continue and render more effectual feveral acts of parliament for repairing the highways leading to *Highgate Gatebouse*, and *Hampstead*, and other roads in the faid acts mentioned in the county

of Middlefex.

Cap. 81. For repairing the roads from Livingfloun, by the kirk of Shotts, to the city of Glasgow, and by the town of Hamilton, to the town of Strathaven.

Cap. 82. For repairing the road from the turnpike road at Buckton Burn in the county of Durham, through Berwick upon Tweed, to Lammerton Hill, and also the several other roads therein mentioned, lying in the said county, and within the liberties of the said town of Berwick.

Cap. 83. For repairing and widening the roads from Kighley to Wakefield and Halifax, and from Dudley Hill to Killinghall, and the fouth west corner of Harrowgate Inclosures, and more effectually to repair the roads from Leeds to Hallifax, and Bowling Lane, and Little Horton Lane, and for building a bridge over the river Wharf at Poole in the west riding of the county of York.

Cap. 84. For repairing and widening the roads from Spann Smithy in the township of Elton, through the town of Middlewith, and by Spittle Hill in Stanthorne, to Winsford Bridge; and from Spittle Hill, to

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ty palatine of Chester.

Cap. 85. For repairing the road from Ashby de la Zouch in the county of Leicester, through Burton upon Trent · in the county of Stafford, and to the *Cock Inn in Tutbury in the faid dounty.

Cap. 86. For repairing, amending, and widening the road from Kieghley in the west riding of the county of York, to Kirby in Kendal in the

county of Westmorland.

Cap. 87. For repairing and widening the road from the stones end near Shoreditch church, to the centre of the bridge in Old-Street road, and through Old-Street in the parish of Saint Luke, Middlesex, to the west end of the faid street, next the

pavement in Gofwell-Street.

Cap. 88. For repairing the road leading from Oundle in the county of Northampton, to Alconbury cum Wefton in the county of Huntingdon, from Barnwell in the faid county of Northampton, to Alconbury cum Weston aforesaid, and from the Mile Brook in Hamerton, to Wood Lane End, next the parish of Great Gidding in the faid county of Hunting-

Cap. 89. For explaining, amending, and making more effectual, two acts of parliament, the one passed in the twentieth year of his present Majesty's reign, intituled, An act for repairing the high road leading from the town of Stockton upon Tees in the county of Durham, to Darlington, and from thence through Winstone, to Bernard Castle in the faid county; and the other passed in The twenty second year of his said Majesty's reign, intituled, An act for enlarging the term and powers granted by the faid first mentioned act. and for the effectual amending of the faid road.

Cap. 90. For repairing several roads .leading into the city of Glasgow.

the town of Northwich in the coun- Cap. or. For repairing the roal from, North Queen's Ferry, through the towns of Inverkeithing and Kinrass, to the town of Perth; and also the road from the said Queen's Ferry, to the towns of Dumfermline, Torryburn and Culross; and also the road from the faid Queen's Ferry, through Inverkeithing, to Pruntisland and Kirkaldie.

> Cap. 92. For repairing, amending, and widening the feveral roads. leading from the Red Post in the parish of Fivehead, through the towns of Langport and Somerton, to Butwell; and also from Curry Rivell to Puckington Lane, and from Cary Bridge to Street Cross in the county

of Somerfet.

Cap. 93. For repairing and widening the feveral roads in the county of Peebles, leading from Tweed Cross towards the city of Edinburgh, by Blyth Bridge, La Mancha and Wheam, and by Linton and Car-lops, and from Ingleston through Carlops, until all the faid roads is in the limits of the country of Adinburgh.

Cap. 94. To enable the owners of houses and lands in the parish of Saine Betolph without Alderfgate, and the inhabitants thereof, to repair the church and steeple belong-

ing to the faid parish.

Cap. 95. To explain and amend an act passed in the twentieth year of his present Majesty's reign, intituled, An act for repairing the roadleading from Catherick Bridge in the county of York, to Yarm in the faid county; and from thence to Stockton in the county of Durham; and from thence through Sedgefield in the faid county of Durham, to the city of Durham.

Cp.96. For laying a duty of two pennies Scots, or one fixth part of a pany sterling, on every Scots pint of ale and beer which shall be brewed for fale, brought into,

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rapped or fold within the town of Paifer, and liberties thereof in the county of Renfrew, for improving the navigation of the river Cart, and for other purposes.

Cap. 97. For the better relief and employment of the poor in the parish of Saint George, Hanover Square, within the liberty of the city of Westminster, and for cleaning the streets, and repairing the highways within the said parish.

Cap. 98. More effectually to enable the parishioners of the parish of Christ Church in the county of Middlesex, to purchase, hire or erect, a workhouse for the employing and maintaining the poor of the said parish, and for the more effectual support and employment of the poor therein.

Cap. 99. For the better relief and employment of the poor, and for enlightening the streets, passages and open places within the city of Chichester, and several places adjoining thereto, and the close within

the faid city.

Cap. 10%. For the better relief and employment of the poor in the parish of East Greenwich in the county of Kent, and for repairing the highways, and cleansing the streets thereof.

Cap. 101. To enable James Mallors to open a street from the west side of King's Street in the parish of Saint Margaret in the city of Westminster, to the back part of the houses, gardens and yards, on the west side of Delahaye Street in the same parish, and for other purposes therein mentioned.

Private Alts. Anno 26 Georgii II.

1. Applact for naturalizing Frederic

Hoffguard.

2. An act to enable John Poplos Bich, an infant, heretofore called John Poplos, to take and use the surname of Poplos Birch only, pursuant to the will of Samuel Birch esquire, deceased.

3. An act for enabling Abraham Carleton esquire, now called Abraham Cumberbatch, and his issue male, to take and use the surname of Cumberbatch.

4. An act for naturalizing Daniel oumsester, James Rilliet, Anthony Bertrand, Frederick Teife, Frincis Brouzet and George Grand.

5. An act to naturalize John Henry Schoen, Peter Rodolph, George Alexander Fatio, William Du Bois, William Konink and Henry Klausing.

6. An act for naturalizing Jacob Vaulk.

7. An act for naturalizing Beat Rodolph Victor Nerbel.

8. An act for making the exemplification of the last will of Henry late earl of Shelburne in the kingdom of Ireland, deceased, evidence in all courts of law and equity in Great Britain and Ireland.

9. An act for fettling a yearly rent on the rector of Pufey in the county of Berks, and his successors, in lieu of his tythes, and part of his glebe, and vesting the said tythes and glebe in John Allen Pufey es-

quire, and his heirs.

and hereditaments in the county of Gloucester, devised by the will of Alice Gilbert, spinster, for raising money to discharge several debts and legacies, and for laying out the surplus in the purchase of lands, to be settled to the uses of her will.

- 11. An act for fale of an undivided share of tythes in the isle of IVight, fettled on John Foyle Small, Mary Small his wife, and John Small their son, an infant, and for laying out the money arising by such sale, in the purchase of an estate in the county of Gloucester, to be settled to the same uses.
- 12. An act to enable Theodore William Inge equire, to make building leases of part of his settled estate, situate in or near Birmingham in the county of Warwick.

13. An act for confirming and establishing

lishing articles of agreement for inclosing and dividing Canswick, alias Watlas Moor in the county of York.

14. An act for dividing, inclosing, and reducing into severalty, the lands in the common fields, common grounds, pasture or feeding brounds, and all other the lands lying open in the parish of Quennington in the county of Gloucester.

15. An act for dividing and inclosing the common, open, and arable fields, meadows, and waste grounds in the hamlet of *Hinten* in the parish of *Woodford cum Membris* in the county of *Northampton*.

16. An act to naturalize John James Schweighouser, David Girard, Christian Von Hohendorff, John Lewis André and Andrew Sellon.

17. An act for naturalizing of John
David Barbutt and Fortunatus
Planta

18. An act to naturalize Mary Sybella Horrison.

19. An act for vesting the undivided twelfth part of Ann Jekyll, an infant, in the real estate of Sir Joseph Jekyll knight, deceased, in trustees, to enable them to convey the same to the purchasers thereof, under a decree of the court of Chancery.

20. An act for vesting one undivided fourth part of Elizabeth Knight, of and in divers manors, lands and hereditaments in the county of York, late the estate of Robert Plompton esquire, deceased, in trustees, in trust to sell the same for the purposes therein mentioned.

21. An act for vesting the estate of Edmund Moreton Pleydell esquire, in trustees, to settle the same, purfuant to an agreement made previous to the marriage of Edmund Moreton Pleydell the younger, esquire, with Ann his wise, and for other purposes therein mentioned.

22. An act to enable Evelyn Chadwicke esquire, and his wife, and their issue, to make building leases of part of his settled cstate in the parishes of Saint James, Westmin-ster, and Saint Martin in the fields.

23. An act for establishing and rendering effectual certain articles for the sale of the manor, or reputed manor, and divers lands, tenements and hereditaments at Kexby in the country of York, late the estate of Charles Headlam esquire, deceased, and for vesting the undivided thing part or share of Ann Headlam, spander, an infant, of and in the said manor and premisses, in trustees, in trust, to convey the same particular to the said articles, and the other purposes therein mentioned.

24. An act for confirming an agreement between George Pitt esquire, and the rector of the church of Stratfieldsea in the county of Southampton, for exchange of lands in the said parith, and to enable George Pitt to take down the prefent, and creet a new parith church there; and for making roads to the said church.

25. An act for confirming and establishing an exchange agreed upon between the prebendary of the prebend of Stillington, and Stephen. Crost esquire, of certain lands and heredoaments in the county of York.

26. An act to dissolve the marriage of John Ennever gentleman, with Mary Cornwell his now wise, and to enable him to marry again, and for other purposes therein mentioned.

27. An act for exchanging, dividing, inclosing, and reducing into severalty, the lands, common grounds, pastures, feeding grounds, and other the lands and grounds lying and being in the manor and earlish of Eastlech-martin, otherwise Batherup in the county of Gloucester; and for making a recompence in compensation to the rector in heu of his tythes and glebe lands.

28. And]

28. An act for confirming and establishing an agreement for inclosing and dividing certain common and waste grounds in the manor of Loathley in the county of York.

29. An act for inclosing and dividing certain wastes and commons in the? manor of Hexham in the county of

Northumberland.

30. An affor enabling John Latchmore, and his issue, to take and use the furname of Frye.

31. An act for naturalizing Christian

Maurice Rodatz.

32. An act for fale of an estate at Bretherton in the county of Lancafler, pursuant to the will of John late earl of Ashburnham deceased, and for the purposes therein mentioned.

33 An act for confirming and establishing a partition of several manors, lands and hereditaments in the county of York, belonging to Sir Cyril Wich baronet, Elizabeth Wilson and Mary Turton respective-, and a fettlement made thereof, for he benefit of the several parties intitled to the several undivided shares thereof before such partition.

34. An act to impower the guardians of Frances Fitz Roy Scudamore, an infant, to make building leases of her estate in Southwark in the coun-

ty of Surry.

35. An act for fale of the undivided moieties of divers manors, lands and hereditaments in the county of Suffolk, the settled estate of Matthew Manning, doctor in physick, for raising money to discharge a mortgage debt affecting the same. and for laying out the furplus there of its the purchase of other lands 松利 hereditaments, to be settled to the uses therein mentioned.

36. An act for vefting the parts or shares late belonging to Benjamin Brain, merchant, deceased, of and in one twenty-fourth part of the

eastern division of the province of New Jersey in America, in trustees, to be fold for the purposes therein mentioned.

37. An act for vefting the advowforof Long Ditton in the county of Surrey, in trustees, to be fold, and for laying out the money arifing by fuch fale, in the purchase of lands, to be settled to the same uses, and for other purpoles therein mentioned.

38. An act for velling the estate late of William Rawstorn elquire, at Baffeldon in the county of Berks, in trustees, to sell the same, and to lay out the money arising by such fale, in the purchase of another estate, to be settled to the uses of

his will.

39. An act to enable John Craigie of Dumbarnie esquire, to sell lands in the county of Perth, and lay out the money ariling thereby in the purchase of lands contiguous to other lands of the faid John Craigie in the county of Fife, and for other purposes therein mentioned.

40. An act to impower William Hunt Grubbe esquire, to make leases of certain estates in the county of Wilts, and for vefting the monies arifing by fines to be received for fuch leafes, in truftees, for the pur-

poses therein mentioned.

41. An act for vesting certain lands and hereditaments, part of the fettled estate of Valentine Knightley esquire, in the county of Northampton, in the faid Valentine Knightley, and his heirs, and for fettling other estates in the same county, of greater value, in lieu thereof.

42. An act for confirming the will of Littleton Pointz Mynell esquire, deceased, and for making provision for Godfrey Meynell esquire, his eldest son and heir, and Judith Meynell his daughter; and for enabling Hugo Meynell esquire, his fecond fon and devifee, to make a jointure

jointure during his minority, and for fettling the estates of the said Littleton Pointz Meynell to the uses

therein mentioned.

A3. An act for raising money by sale of the estates late of Hugh Fowler of Robestone, in the county of Pembrike, esquire, deceased, to discharge the debts and incumbrances affecting the same, and for making a partition of such estates, or so much thereof as shall not be sold, for the purpoles aforefaid.

44. An act to dissolve the marriage of Samuel Low, esquire, with Elizabeth Regers his now wife, and to enable him to marry again, and for other purposes therein mentioned.

45. An act to enable the commissioners for executing the office of treasurer of his Majesty's exchequer, or the lord high treasurer for the time being, to compound with John Philipot and John Hutchinson, and their sureties, a debt due to the crown for customs for tobacco.

46. An act for dividing and inclosing the common called Felton Common, in the parish of Felton, in the coun-

ty of Northumberland.

47. An act for dividing and inclosing the common fields, common paitures, common meadows, common grounds, and waste ground, in the manor and parish of Hilmorton, in the county of Warwick.

Anno 27 Georgii II.

Cap. 1. To repeal an act of the twenty-fixth year of his Majesty's reign, intituled, An act to permit persons professing the Jewish religion to be naturalized by parliament; and for other purposes therein mentioned.

Cap. 2. For continuing and granting to his Majesty certain duties upon malt, mum, cyder and perry, for the service of the year one thoufand seven hundred and fifty four,

Cap. 3. For the better securing to constables, and others, the expences of conveying offenders to gaol; and for allowing the charges of poor persons bound to give, evidence against felons.

Cap. 4. For granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one thousand seven hun-

dred and fifty four.

Cap. 5. For punishing mutiny and defertion; and for the better payment of the army and their quar-

ters.

Cap. 6. To repeal a proviso in an act made in the twentieth year of his present Majesty's reign, intituled, An act for the better adjusting and more easy recovery of the wages of certain fervants, and for the better regulation of such servants, and of certain apprentices, which provides that the faid act shall not extend to the stannaries in Devon and Gornwall.

Cap. 7. For the more effectual areventing of frauds and abuse committed by persons employed in the manufacture of clocks and watches.

Cap. 8. For improving and enlarging the harbour of Leith, and to empower the trustees therein mentioned to purchase lands for that purpole; and for erecting docks and other conveniencies on the fides thereof.

Cap. 9. For punishing mutiny and defertion of officers and foldiers in the fervice of the united company of merchants of England trading to the East Indies; and for the punishment of offences committed in the East Indies, or at the island of Saint Helena.

Cap. 10. For granting to his Majelty a certain fum of money therein mercioned, out of the finking fund: and applying certain furplus monies remailting in the exchequer, for the service of the year one thou-

fand

fand seven hundred and fifty sour; and for the further disposition of the said sinking sund, by paying thereout the remainder of the sum advanced on the credit of the duty on sweets, and he interest thereof; and for carrying the said duty to the said sund; and for the further appropriating the supplies granted in this section of parliament.

Cap. 11. To continue the duties for encouragement of the coinage of money; and for removing doubts concerning the continuance of the duty of twenty shillings for every ton of brandy wines, and strong

waters imported.

Cap. 12. For improving and preferving the navigation from Salter's Load Sluice in the county of Norfolk, to Standground Sluice in the county of Iluntingdon; and from Flood's Ferry in the ifte of Ely in the county of Cambridge, to Ramfey High Load in the faid county of Huntingdon, and also then avigation from Old Bedford Sluice in the faid county of Norfolk, to the river Nene, in the parish of Ramfey, in the said county of Frantingdon.

Cap. 13. To indemnify perions who have omitted to qualify themselves for offices and promotions within the time limited by law; and for allowing further time for that pur-

pole.

Cap. 14. To continue feveral laws relating to the diffemper now raging among the horned cattle in

this kingdom.

Cap. 15. To explain and amend an act made in the ninth year of the reign of his late majefly King George the First, intituled, An act fir the more effectual punishing wicked and any aisposed persons going armed and disguised, and doing injuries and violences to the persons and properties of his Majesty's subjects; and so the speedy bringing the offenders, justice.

Cap. 16. For making persecual seve-

ral laws for punishment of persons destroying turnpikes, locks, or other works crected by authority of parliament; and that all acts made for erecting courts of conscience, shall be deemed publick acts; and to impower a certain number of the trustees of the British Museum to do certain acts; and for con arming the table of fees to be taken by the clerks to the justices of the peace for the county of Middlefex: and for giving further time for the payment of duties omitted to be paid for the indentures or contracts of clerks and apprentices; and for filing affidavits of the execution of contracts of clerks to attornies and folicitors; and for preventing perfons driving certain carriages from riding upon fuch carriages.

Cap. 17. For revesting in the crown the power of appointing the marshal of the Marshalsea of the court of King's Bench; and for the better regulation of that office, and of the inferior offices thereto belonging; and for rebuilding the King's Bench

prifon.

Cap. 18. To continue several laws for prohibiting the importation of books reprinted abroad, and first composed or written, and printed in Great Britain; for the free importation of cochineal or indice. and relating to rice, frauds in the customs, the clandestine running of goods, and to copper ore; and for the better encouragement of the making of fail cloth in Great Britain; and to authorize the payment of the bounty to Alexander Brown and others, upon a ship fitted out for the while fishery, and lost in the Greenland feas; and for the more effectual payment of the bounties upon British-made sail cloth to Robert Donald and others.

Cap. 19. For discharging the corporation of the governor, bailiffs and commonalty, of the company of

cou-

conservators of the great level of the fens, commonly called Bedford Level, from a debt due to the duke of Bedford, and earl of Lincoln; and for enabling the proprietors of lands in the North Level, part of the faid great level, to raise money the discharge the proportion of the fall North Level, in the debts of the faid corporation; and for ascertaining and appropriating the taxes to be laid on the faid North Le-" vel; and for the more effectual draining and preserving the said North Level, and divers lands adjoining thereto in the manor of Growland.

Cap. 20. For the more easy and effectual proceeding upon distresses to be made by warrants of justices

of the peace.

Cap. 21. To continue and render more effectual an act passed in the thirteenth year of the reign of his present Majesty, for repairing the road between Hockelisse in the county of Bedsord, and Stony Stratsord in the county of Buckingham.

Cap. 22. For enlarging the term and powers granted by an act of parliament passed in the eleventh year of the reign of his present Majesty, for repairing the road leading from the Trent Bridge, in the county of the town of Nottingham, through Costock, otherwise Cortlingstock Lane, to the bridges commonly known by the name of Cotes Bridges, in the county of Leicester; and for making the said act more effectual.

Cap. 23. For repairing and widen-

ing the road from the city of Peterborough, through Oundle and Thrapston, to Wellingborough in the county of Northampton.

Cap. 24. For amending, widening, and keeping in repair, the road leading from Union Point, near the town of Uckfield in the county of Suffex, to Languey Bridge in the parish of Westham in the said county.

Cap. 25. For the better enlightening and cleanfing the open places, fquares, streets, lanes, alleys, paffages, and courts. within the parish of Saint Luke in the county of Middlefex; and regulating the nightly watch and bedels; and for repairing the highways within the said parish.

Cap. 26. For enlarging the term and powers granted by an act made in the ninth year of his present Majesty's reign, intituled, An act for repairing and widening the road leading from Saint Dunstan's Cross, near the city of Canterbury, to the water-side at Whitstable in the coun-

ty of Kent.

Cap. 27. To explain, amend, and render more effectual an act passed in the twenty sixth year of the reign of his present, intituled, An act for repairing several roads leading

into the city of Glasgow.

Cap. 28. For explaining, amending, and rendering more effectual, an act made in the twenty fifth year of his present Majesty's rossin, For repairing and widening the road leading from Market Harborough in the county of Leicester, through Desborough, Rowell, Kettering, Barton Seagrave, and Thrapston, in the county of Northampton; and through Bythorne, Spaldwick, and Ellington, to the Pound in the parish of Brampton, in the county of Huntingdon.

Cap. 29. For enlarging the term and powers granted by an act passed in the twenty sirst year of the reign of his present Majesty, for repairing the high road from Piercebridge to Kirkmerrington, in the county of Durham, and from thence to the turnpike road at The Lans End in the said county; and for making the same more effectual.

Cap. 30. For repairing and widening the read from the borough of Leicester, to and by the north fide of the

the town of Uppingham in the county of Ritland; and to Wansford in the county of Northampton; and from thence to Peterborough in the faid county of Northampton.

the road leading from the toll-gate in the parish of Ketlering, through the town of Kellingborough, in the count of Northampton, and through Olney over Sherrington Bridge, to Newport Pagnell, in the county of Bucks; and for repairing and widening, or rebuilding the said Sher-

rington Bridge.

Cap. 32. For repairing and widening the road from a certain intrenchment on Askerfwell-hill, opposite to Chilcombe Farm, through the town of Bridport to Penn Inn; and from Bridport aforesaid to the town of Beamifter, in the county of Dorfet; and also the road from Penn Inn aforesaid, through the town of Axminster, to the workhouse at the east end of the town of Honiton in the county of Devon.

Cap. 33. For repairing and widening the high road from Westwood-gate, in the parish of Knotting, in the county of Bedford, through the towns of Rushdon and Highar Ferrers, and over Artichorough bridge, to the turnpike road in Barton-Seagrave-Lane, in the parish of Barton-Seagrave, in the county of

Northampton.

Cap. 34. For repairing and widening the high road from a place called Saint Loyde in the town of Bedford, through the parifhes of Bromham, Stagfden, Aftwood, Harkmead and Chichley, to the way post in Sherrington Field, where the said road joins the ligh road from the town of Daiey to the town of Newport Pagnell; and also the high road from Bromham aforesaid, through the parishes of Turvey and Colebray-field, to the town of Layden, otherwise Lavenden, in the counties of

Bedford and Buckingham; and for applying part of the money arising thereby towards repairing, rebuilding or widening, Sherrington Bridge in the road from the faid way post, to the said town of Newport Pagenell.

Cap. 35. For laying a duty of two pennies Stats, or one fixth part of a penny sterling, upon every Stats pint of ale and beer brewed for fale, wended or fold within the town and crony of Alloa, in the county of Cachmannan; and also a duty of anchorage for ships and vessels anchoring in the harbour of the said town, for repairing the

pier of the said harbour.

Cap. 36. For repairing and widening the roads from the borough of Stratford upon Avon, in the county of Warwick, through Alcester in the faid county, and Feckenham, to a place called Bradley Brook, in the county of Worcester; and from Alcefter through Great Coughton and Crabs Cross, in the faid county of Warwick; and through Hewell Lane and Burcett, to the Cross of hands on a common called the Lecknay; and out of Hewel! Lane through Church Lane and Tutnell to Bromfgrove, in the said county of Worcester.

Cap. 37. For enlarging the term and powers granted by an act made in the eighth year of the reign of his present Majesty, for repairing and widening the road from the town of Rochdale in the county palatine of Lancaster, leading over a certain craggy mountain called Blackstone Edge in the same county; and from thence to the towns of Halisax and Ealand in the county of York.

Cap. 38. For the better relief and employment of the poor in the parish of Saint Nicholas Deptford in the county of Kent, and in the parish of St. Paul, Deptford, in the coun-

ties

of Kent and Surey; and for repairing the highways, and paving and cleaning the streets, in the said

parishes.

Cap. 39. For repairing and widening the road from the north end of Bridgeford Lane in the county of Nottingham, to and through several towns and places in the counties of Nottingham, Leicester, Rutland, and through Rockingham, to the Bowling Green at Kettering in 6. An act for vesting the estate of the county of Northampton,

Cap. 40. For opening, making, widening, and keeping in repair, a road from Radcliff Highway, through Cannons Street in the county of Middlefex, into the road leading into the county of E/[ex]; and also from the west end of Brook Street into Cable Street, and from Upper Shadwell street into the back lane in the said county of Middlesex.

Cap. 41. For amending and widening several roads, leading from the borough of Trure in the county of

Cornwall.

Cap. 42. For repairing and widening the road from Leicester to Narborough, and from Leicester to Coventry, and from thence through Kenilworth to Warwick, and from thence to Halford Bridge, and from Wurwick to Stratford upon Avon, and from Coventry to Martyn's Gutter, leading towards Stoneleigh Town; and for supplying an omission in an act passed in the last session of parliament for repairing the road from Leicester to Ashby de la Zouch in the county of Leicester.

Private Atts.

Anno 27 Georgii II.

1. An act to enable John Grainger: esquire, and his heirs to take and use the surname of Leman, and to bear the arms of Sir William Leman deceased.

2. An act for naturalizing John Isaac Bazin, Lewis Ogier, Peter Gumard,

and others.

3. An act for naturalizing Frederick Von Gehren.

4. An act for naturalizing Cafeer Grevenkop.

5. An act for confirming and establishing an exchange differ here between the ylcar of Gilling, and James Shuttleworth esquire, of certain lands and hered. aments in the county of York, and foreither purposes therein mentioned.

William Kemp esquire, deceased, in trustees, to be sold pursuant to articles, and for applying the purchase-money for the benefit of the children of the said William Kemp, in fuch manner as is directed by

the faid articles.

7. An act to impower the committee of the estate of Elizabeth Kitchen widow, a lunatick, one of the fifters and coheirs of Sir Samuel Newman baronet, deceased, to make leases of her estate during her lunacy.

8. An act for dividing and inclosing part of a certain waste or common, called Symondburn Common in the manor and parish of Symonburn, in the county of Northumberland.

9. Amact for dividing and inclosing the common fields, common paftures, common meadows, common pieces, common grounds, and waste ground, in the manor and parish of Welton, in the county of Northampton.

10. An act for dividing and inclosing Great Shildon Commun, or Shildon Moor, within the manor and barony of Bywell, in the county of Nor-

thumberland.

11. An act for establishing and rendering effectual certain articles of agreement for inclosing arm-dividing the common fields and comtagn grounds in the manor and parific of Normanton, in the county of Lincoln.

12. An act to enable the commissi-Oners . oners for executing the office of the man of his Majesty's exchequer, or the lord high treasurer for the time being, to compound with Thomas Squire, Robert Lucas, and P in the office a debt due to the crown from Philip Chapman, for which they are fulleties.

3. An act to enable John Lade, heretoforegalle affolm Inskip, and the heirs male or his body, to take and use the furname of Lade only, purluant to the will of Sir John Lade,

baronet, deceased.

14. An act for naturalizing Daniel Mourgue, merchant, and Amy Ril-

5. An act for naturalizing John Ulric Commerell.

6. An act for naturalizing Paul Bonifas.

7. An act to enable William lord Cavendish of Hardwyck, to take in England the oath of office of high treasurer of Ireland, and to qualify himself here in England for the legal enjoyment of the faid office.

8. An act for fale of a capital meffuage in Lincoln's Inn Flelds, in the parish of Saint Giles in the Fields, in the county of Middlesex, and the garden ground and out doufes thereunto belonging (part of the estate of the most noble Charles late duke of Somerfet, deceased) and vesting the same in Edmund Browne of Lincoln's Inn efquire, and his heirs for ever, and for laying out the purchase-money in lands and hereditanients to be fettled to the like uses, and upon the like trusts, as the faid capital meffuage and premisses are now fettled, and fubject funto.

o Ah act for veiling the manor of Henden, fettled on the marriage of the earl and counters of Pawigen them and their iffue, in trustees, to be fold towards discharging the debts and incumbrances of William

Vet. XXI.

late marquis of Powis; and for lettling the barony and lord@rip of Powis, in the county of Montgome. ry, in lieu thereof; and for other purpofes therein meggioned,

20. An act for rectifying a mistake in a conveyance in fee-farm, made by Henry Arthur earl of Powis, of the manor of Misunt Eagle Loyal, and divers towns, lands and hereditaments, in the county of Kerry, and making the fame conveyance effectgal for the purposes therein mentièned.

21. An act for vesting divers lands and hereditaments in the county of Somerfet, contracted to be fold by Hugh late earl of Clinton, in his lite-time, in truftees, to enable them to convey the same to the feveral purchasers thereof, pursuant

to their contracts.

22. An act for impowering trustees to cut down and fell timber standing and growing upon the estate of inheritance of Thomas James lord Balkeley, viscount Cashels, in the kingdom of Ireland, an infant, in order to raife money for discharging incumbrances affecting the laid effate, and for other purpotes therein mentioned.

23. An act to enable Charles Fitzray Scudamore esquire, to take in Great Britain the oath of office as curfitor, or clerk, or ingroffer of original writs iffuing out of his Majefty's high court of Chancers in the kingdom of Ireland, and to quality himself for the enjoyment of the faid office.

24. An act for vesting the estate of George Pitt esquire in the county of Suffolk, and part of his estate in the itle of *Purbeck*, in the county of Dirset, in trustees, to sell the fame, and to apply the purchasemoney for discharging incumbrances affecting his tettled effate, and for making recompence to him for the charges and expences of

making buildings and improvement; upon the lame estate.

25. An act for vesting the undivided sixth part of Robert Colcbrooke esquire, of and in the manor of Gold-flone, and divers lands in the parish of Ash in the county of Kent, in trustees, and their heirs, to enable them to make such conveyances thereof, as shall be necessary for essecting a partition agreed upon between the said Robert Colegrooke, and the owners of the orner undivided parts of the same manor and premises.

26 An act for impowering Ann Speke an infant, to make leafes and copyhold grants of her estates in the county of Somerfet, during her minority, and for other purposes

therein mentioned.

27. An act for fale of the fettled eftates of Sir Theophilus Budlulph baronet, in the county of Stafford, and city and county of the city of Litchfield, for raising money to discharge incumbrances affecting the same, and for laying out the surplus in the purchase of other lands, to be settled to the uses therein mentioned.

- 28. An act for vesting certain estates of Sir Isaac Lawrence Woollaston baronet, an infant, situate in the isle of Ely, and counties of Cambridge, Huntingdon, Lincoln, and Norfolk, in trustees, to be sold or mortgaged, to raise money for the payment of his sisters portions, and for other purposes therein mentioned.
- 29. An act for vesting the estates of John Powel Pryce esquire in the county of Montgomery, comprized in his marriage articles, in trustees, to raise money by sale of part thereof, for discharging incumbrances affecting the same, and for setting other part thereof pursuant to the said articles.

30. An act for velting a leafe granted

by the dean and chapter of Canter bury, to Ann Tenison wide of the cased, of the manor of Especial, with the appurtenances, in the country of Kent, in Peter Saint Block and Samuel Smith, in orbid Year Present Tenison, an infant, and his heirs, and for other purposes therein mentioned.

31. An act for fale of paragof, the fettled estates of Robert Barber esquire, for discharging debts and incumbrances, and for impowering him to sell and exchange other parts of the settled estates for the purchasing and acquiring other lands of equal or greater value, to be settled in lieu thercos.

32. An act for exempting and exonerating the estates devised by the will of William Huddlesson esquire, deceased, to be fold, from the jointure on Gertrude Rigby, wise of Tranky Rigby esquire, and for charging an annuity or rent-charge of equal value on the estates entailed by the said will, and more effectually to enable the trustees of the said William Huddlesson to execute the trusts reposed in them by the said will.

33. An act for establishing and rendering effectual several settlements and agreements made and entered into by Hugh Barker the younger, esquire, deceased, for making a provision for his mother and wife, and their children respectively.

34. An act for vesting part of the estate of Charles Dr,'ν esquire, in the kingdom of Irelanω, in trustees to be sold for the payment of incumbrances affecting the same, prior to his marriage settlement.

35. An act to diffolve the marriage of Charles IVymondefold Efq; with Henricita Knight his now wife, and to anable him to marry again, and for other purposes therein mentioned.

36. An act to diffolve the marriage of

Pater Henley esquire, with Susannah Roberts

able him to marry again, and for other purposes therein mentioned.

37. An aft to diffolve the marriage of family with catherine Perrin his now with, and to enable him to marry again, and for other purposes therein mentioned.

38. An act Ar naturalizing Mary Nogules widow, and for qualifying and enabling her, out of the estate devised by the will of John Noguler her husband, to make a provision for Anthony Noguler her only son and heir.

39. An act for naturalizing Charles Shreiber and Jean Francis Muximillien de Cerjat.

Anno 28 Georgii II.

Cap. 1. For the relief of the outpenfioners of the royal hospital at Chelsea.

Cap. 2. For continuing and granting to his Majesty certain duties upon malt, mum, cyder and perry, for the service of the year one thoufand seven hundred and fifty sive.

Cap. 3. To indemnify members of cities, corporations, and borough towns, who have neglected to take the oaths of office, and to itamp their admittions; and tor allowing them further time for those purposes.

Cap. 4. For punishing mutiny and desertion; and for the better payment of the a my and their quar-

Cap. 5. For granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one-thousand seven hundred and fifty sive; and for the relief of the inhabitants of certain places in the county of Lincoln, in respect of arrears of the land t. k.

Cap. 6. For taking away mortuaries in the ordificationry of Cheffer, and giving a recompense therefore to

the bishop of Chester as archdeacon of Chester, who holds and enjoys the said archdeaconry in right of his see.

Cap. 7. Concerning the offices of theriff depute and steward depute, in that part of Great Britain called Scotland.

Cap. & For making navigable the rivel or brook called Sankey Brook, and the three several branches thereof, from the river Mericy below Saiskey Bridges, up to Brardman's stone bridge on the fouth branch, to Gerard's bridge on the middle branch thereof, and to Penny Bridge on the north branch thereof, all in the county palatine of Lancafler; and also for adjusting the measure of coal, to be brought down the said river or brook, and sold within the town of Liverpool, in the said county.

Cap. 9. To prevent the holding of any market for the future in the high fireet of the borough of Southwark in the county of Surry.

Cap. 10. For allowing further time for involuent of deeds and wills made by papilts; and for relief of protestant purchasers.

Cap. 11. For the regulation of his Majesty's marine forces while on thore.

Cap. 12. To explain and amend a clause in an act made in the fifth year of the reign of Queen Anne, intituled, An act for the better preferration of the game, in teletion to the selling or offering to tale any game.

Cap. 13. For relief of infolvent deb-

Cap. 14. For further explaining, a-mending, and rendering more effectual, an act made in the twenty third year of the reign of his prefent Majefty, unitaled, An act for the communication of the British white hereing policy; and for giving further one arigenant for the carry-

b z ing

ing on the faid fifthery; and for other purposes therein mentioned.

Cap. 15. For granting to his Majeity the lum of one million, to be

raised by a lottery.

Cap. 16. For the better supply of mariners and leamen to lerve in his Majesty's ships of war, and on board merchant ships, and other trading ships and vessels.

ti Cap. 17. To amend an act made in. the twenty fixth year of the reight of his present Majesty, intituled, An ast for the amendment and prefervation of the publick highways and turnpike roads of this kingdom; and for the more effectual execution of the laws relating thereto.

Cap. 18. To continue several laws relating to the distemper now raging among the horned cattle in

this kingdom.

Cap. 19. For making perpetual an act passed in the twenty fifth year of the reign of his present Majesty, for the better preventing thefts and robberies, and for regulating places of publick entertainment, and punishing persons keeping disorderly houses; for the further punishing persons selling ale or other liquors without licence; for the preventing the burning or destroying of gols, furze, or fern, in forests or chaces; for giving further time for the payment of duties omitted to be paid for the indentures or contracts of clerks and apprentices, and for the filing of affidavits of the execution of contracts of clerks to attornies and folicitors.

Cap. 20. For continuing, explaining, and amending, the feveral acts of parliament made for the further encouragement of the whale fishery. carried on by his Majesty's subjects; and to authorize the payment of the bounty to Thomas Hood and others, upon three thips fitted out for the faid fifthery, and loft in the Greenland Stas.

Cap. 21. For making more cal the laws prohibiting Ka importation of spirituous liquous in gasks or veffels not certaining lixt gallons, and of tea about a uantity of fix pounds fround on board any British thip of vessel, not belonging to, or employed by, the East India.

company.

Cap. 22. For granting to his Majesty a certain fum of money therein mentioned, out of the finking fund; and applying certain monies remaining in the exchequer, for the service of the year one thousand feven hundred and fifty five; and for carrying the surplus of certain duties to the finking fund; and for the further appropriating the fupplies granted in this fession of parliament.

Cap. 23. To enable the churchwardens, overfeers, and inhabitants of the parish of Saint Saviour, in the borough of Southwark, in the county of Surry, to hold a market within the faid parish, not interfering with the high street in the said borough.

Cap. 24. To indemnify persons who have omitted to qualify themselves folgoffices and promotions within the time limited by law; and for allowing further time for that pur-

Cap. 25. For continuing an act, intituled, An act for encouraging the making of Indico in the British planta-

tions in America.

Cap. 26. For repairing and widening the road from the high bridge in the town of Ramfey in the county of Huntingdon, through King's Ripton, to the west end of Sain! Peter's Lane in the parish of Saint John, within the borough of Huntingdon.

Cap. 27. For explaining, amending, and making more effectual several acts sparliament, relating to the maintenance and employment of the poor of the town of Kingfton

upon

apole Hull; and for better paving, are busing and cleaning the freets, fquares, tenes and alleys in the faid town, and preventing obstructions therein; and for preserving the lamps which shall be set up to enlighter the freets of the said town, and securing the property of such lamps to the owners.

Cap. 28. For repairing and widening the iterifrom Sutton in the county of Surry, through the borough of Reigate, by Sidlow Mill, to Povey Cross, and from Sutton aforesaid, through Cheam, and over Howell Hill to Ewell; and also the road from Tadworth, by the Wind-Mill, to the bottom of Pebble Hill in the

faid county.

Cap. 29. For continuing and rendering more effectual an act passed in the ninth year of the reign of his present Majesty, intituled, An act for continuing the duty of two pennies Scots, or one fixth of a penny sterling, on every pint of ale and beer, that shall be vended or sold within the city of Glasgow, and for extending the same over the villages of Gorbels and Port Glasgow, and privileges thereof, for the benefit of the said city and villages.

Cap. 30. To continue and render more effectual two acts of parliament passed in the fixth and twelfth years of the reign of his late majesty King George, for repairing the roads from Stevenage in the county of Hertford, to Bigleswade in the county of Personal; and for repairing the roads from the north end of the laid roads to the toll-gate at the north end of the said town of

- Bigleswade.

Cap. 11. For repairing and widening the feveral roads therein mentioned, leading to, through, and from the town of *Monmouth*.

Eap. 32. For establishing, maintaining, and well governing, nightly watch within the city of Brissol.

Cap. 33. For repairing the road from the north end of Brown's Lane in Great Stoughton in the county of Huntington, through Kimbolion and Higham Ferrers, to the way post near Wellingborough Bridge in the county of Northampton, and from the pound in Kimbolion, to the way post in Great Catworth Field, near Briggton Bridge in the said county of Huntingdon.

Cap. 44. For erecting and building a new chapel in the town of IVolverban:pton in the county of Staf-

ford.

Cap. 35. For repairing the road from a certain place in Bury in the county of Huntingdon, through Warboys, Old Hurst, Saint Ives, Hilton, Eltistey, Waresley, Gamlingay and Potton, to a house called the Spread Eagle in Stratton, within the several counties of Huntingdon, Cambridge and Bidford.

Cap 36. To continue and render more effectual feveral acts for repairing the road from Stump Crofs to Newmarket Heath, and the town of Cambridge; for repairing the road from Foulmire to Cambridge; and for repairing other ruinous pass of the highways adjacent to the road from Foulmire to Cambridge.

Cap. 37. For the better enlightening and cleanling the open places, fquares, streets, lanes, alleys, paffages and courts within the parish of Saint Bartholomew the Great, London; and regulating the nightly watch and beadles within the said

parish.

Cap. 38. For the better relief and employment of the poor of the borough of Dunheved, otherwise Launcesson, and parish of Saint Mary Magdales in the county of Cornwell.

Cap. 39. For enlarging the term and powers granted by an act of the twenty fourth year of his present Majesty's reign, intituled, An act b 3

for repairing the high roads in the county of Edinburgh, to and from the city of Edinburgh, and from Crammond Bridge to the town of Queen's Ferry in 'the county of Linlithgow; and for making the faid act more effectual.

Cap. 40. For repairing and widening the road from the the war of Market Harborough in the county & Leicester, through the town of L tterworth in the faid county, so the city of Coventry.

Cap. 41. For enlightening the street's and lanes, and regulating the pavements, in the town of Leeds in the

county of York.

Cap. 42. For enlarging the term and powers granted by an act passed in the ninth year of the reign of his present Majesty, for repairing the roads leading from Henley Bridge in the county of Oxford, to Dorchefter Bridge, and from thence to Culham Bridge, and to a place called Mile-flone, in the road leading to Magdalen Bridge in the faid county, and for widening the faid roads; and also for repairing and widening the roads leading from the end of Culbam Bridge next to Culham in the county of Oxford, to the end of Burford Bridge next to Abingdon in the county of Berks, and from the Mayor's Stone at the end of the Boar Street in the town of Abingdon aforesaid, to Shipton in the faid county of Berks, and from thence to the well end of the town of Frfield in the same county.

Cap. 43. For establishing and maintaining a ferry across the river Thames, between the hamlet of Ratcliff in the county of Middlesex, and the parish of Retherlithe in the

county of Surry.

Cap. 44. For repairing and widening the road from Basing stoke, through Wortin, Overton, Whitchurch, Hurfborn Pryors, Andover and Middle Wallsp in the county of Southampton, to a place called Lobcomi Corner in the parish of Winter in the county of Wilts.

Cap. 45. For widening and repairing the road leading from Hollan in the county of Suffered by the Capell, Dorking, Mickleham and Leatherhead, to Ine watch-house in Ebbisham in the county of Surge; and from Capell, to Some Street in the parish of Ockley in the said

county of Surry.

Cap. 46. For repairing and widening the roads leading from the Cross of Hand, near Finford Bridge in the county of Warwick, through the town of Southam in the same county, to the borough of Banbury in the county of Oxford, and from the Guide Post in the village of Adderbury in the fame county, through Kidlington, to the Mile way leading towards the city of Oxford; and also the road leading from a place called the Two Mile Tree near the city of Oxford, over Gosford, otherwife Goffard Bridge, to a certain gate entering upon Wellon on the Green in the faid county.

Cap. 47. For repairing and widening the road from The Hand and Post at the top of Burford Lane in the country of Gloucester, to Stow on the Wold, and from thence to Halford Bridge in the county of Warwick; and also the road from The Cress Hands on Salford Hill, to The Hund and Post in the parish of Dowdeswell in the county of Gloucester.

Cap. 48. For repairing and widening the roads therein mentioned, lying within the borough of Droitwich in the county of Worcester, or leading from the faid borough, to the ferveral places therein mentioned in

the faid county.

Cap. 49. For repairing and widening the road from Chudleigh Bridge in the parith of Hennock in the county of Deven through the town and borough of Ajhburton, co Brent

Bridge

Bedge in the parish of South Brent

Cap. 50. Or amending and widening the roads from the west end of There Lane, near Bradford, through Haworth in the county of York, to a place called Blue Bell, near Colne in the county of Lancaster, and from a place called the Two Laws, to Kighly in the said county of York.

Cap. 51. For repairing and widening the road from Thirsk, over Shipton Bridge, through Baldersky, to Baldersky Gate, adjoining to Hutton Moor in the way to Ripon, and through Ainderby Quernhow and Nosterfield, by Well-flashes Gate, to Masham in the county of York; and likewise for removing the toll-house and turnpike-gates at Bushy Stobb in the said county, to some other convenient place in the road leading from Borough Bridge to the

city of Durham.

Cap. 52. For amending, altering, continuing, and making more effectual two acts of parliament made in the second and seventeenth years of his present Majesty's reign, for repairing the roads from Coleshill in the county of IVarwick, through the city of Liechfield, to State in the county of Stafford, and from thence to the city of Chester, and several other roads in the said acts mentioned; and for enlarging the term and powers in the said several acts.

Cap. 53. For repairing and widening the road from Rochdale to Burnley in the county of Lancafter.

Cap. 54. To enable the reverend William Markham doctor of laws, and Thomas Salter efquire, to build houses, and open a square in and upon a certain piece of ground called Dean's Yard Westminster, and several pieces of ground contiguous thereto.

"Cap. 55. For building a bridge over the water or haven between, the town of Sandwich, and the opposite shore in the county of Kent.

Cap. 56. To enable the parishioners of the parish of the Holy Trinity) in Guldeford in the county of Surry, to sell divers houses, lands, rents and annuities in the said parish, and in Stoke next Guldeford aforesaid; and to apply the money arising by sale thereof, towards rebuilding their parish church, and for other pulposes therein mentioned.

Cap. 57. For amending, widening, and keeping in repair, the roads from Epsom, through Ewell, to Tooting, and from Ewell, to King-slon in the county of Sugar

ton in the county of Surry.

Cap. 58. For repairing and widening the roads from the town of Manchefter, by a place called the White Smithy in the township of Grumpfal, to the town of Rechdale, and trom the said place called the White Smithy, by a place called Besses of the Barn, to the town of Bury, and from the said place called Besses of the Barn, to Raddiffe Bridge in the county palatine of Lincaster.

Cap. 59. For repairing, widening, and amending the road from Gocking End, near Addingham in the west riding of the county of York, through Kildwick, to Black Lane End in the county palatine of Lan-

cafter.

Cap. 60. For repairing and widening the roads from the town of Leeds is the west riding of the county of York, through Otley, Skipton, Colne, Burnley and Blackburn, to Burseough

Bridge in Walton in the county of Lancaster, and from Skipton, thro' Gishur and Clitheroe, to Presson in the said county of Lancaster.

Rivate Atts.

Anno 27 & 28 Georgii II. feff. 1.

An act for naturalizing Peter Michael Morin

b 4

Anne

wilderth in the county of War-

24. An act for dividing and inclosing the common fields, common pattures, common meadows, common grounds, and waste ground in the manor and parish of Churchever in the county of Warwick.

25. An act for dividing and inclosing feveral open fields and pastures or commons in the township of lings-by in the county of York.

26. An act to confirm and establish an agreement for dividing and inclosing several fields, meadows, and a cow-pasture in Knighton in the county of Leicester.

27. An act for dividing and inclosing feveral open fields and pattures or commons in the township of Nunburnholme in the county of York.

28. An act for dividing and inclosing the common fields, common pafures, common meadows, common grounds, and waste grounds in the manor and parish of Norten by Daventry in the county of Northampton.

29. An act for dividing and inclosing certain wastes and commons in the manor of Calverly in the west rid-

ing of the county of York.

30. An act for the inclosing, dividing, and exchanging the common fields, common meadows, and other grounds in the townships of Marsk and Redearr, within the manor of Marsk in Clevelands in the north riding of the county; York; and for providing a certair recompence to the vicar of Marsk, in lieu of his tythes, and the greatest part of his glebe.

21. An act to enable from Freston esquire, and the heirs of his body, to take and use the surname and

arms of Scrivener.

32. An act to enable Samuel Blackwell, heretofore called Samuel Kellican, and his heirs, to take and use the furname of Blackwell only, pursu-

ant to the will of Jonathan Blazewell deceased, and to bear to thike arms which were box by the said Jonathan Blackwell.

33. An act to enable Alexader, Ready elquire, and his issue by Sophia his wife (late Sophia Edwards) to take and use the surname of Cosson, pursue to the will of Edward Cosson esquire, deceased, and to bearthe like arms which were borne by the said Edward Cosson.

34. An act to enable Theodore Henry Brinkman esquire, to take and use the surname of Broadhead, purfuant to the will of Henry Broad-

head esquire, deceased.

35. An act to enable Wenman Coke, heretofore called Wenman Roberts esquire, and his issue male, to take the surname of Coke only, pursuant to the direction of the will of Sir Edward Coke, baronet, deceased; and that the said Wenman Coke, and his issue male, may bear the arms of the said Sir Edward Coke.

36. An act to enable William Loundes
Stone esquire, lately cailed William
Loundes the younger, esquire, and
Catharine his wise, and others therein named, to take and use the surnamed, and bear the arms of Stone,
purkant to the will of Francis Lowe

esquire, deceased.

37. An act to enable Christopher Soulfby esquire, now called Christopher Reed, and his heirs, to take and use the surname and arms of Reed.

- 38. An act to enable the honourable Harbottle Grimston esquire, and the heirs of his body, to take and use the surname of Luckyn, pursuant to the wills of Sir Harbottle Inchyn baronet, and Edward Luckyn esq; deceased.
- 39. An act for naturalizing Otto E-wald Setler, Albert Mahlsted: and John Conraid Heinzelmann.

40. An act for naturalizing Frederick Nussen.

41. An act to enable his Majesty to grant

grant the reversion of divers lands Thereditaments in the county of You instruct for Richard Crowle effquire, in exchange for houses and lands near his Majesty's palace of Windler, and for other confideraion to be paid for the fame.

49 An act for establishing an exbange of divers lands and tythes in Myton in the county of York, for other lands and hereditaments in the faid county, pursuant to an agreement between the lord archbishop of York, as appropriator; the bishop of Norwich, lessee of the rectory; and Henry Herd clerk, vicar of the parish church; and Sir Bryan Staplyton, lord of the manor of Myton aforefaid.

43. An act for confirming and establishing an exchange of divers lands in Little Leake in the county of Nottingham, pursuant to an agreement between Francis lord Middleton, and Robert Bird, esquire, and for other purposes therein men-

tioned.

44. An act for vesting the settled estate of Sir John Dutton Colt baronet, in truffees, to be fold for difcharging feveral incumbrances affecting the same; and for laying out the furplus of the money asking by fuch fale, in the purchase of other lands, to be fettled to the same ules.

45. An act to impower Edward Walter esquire, and diversother persons claiming under the wills of his grandfather and brother respectively, to make leases of the several lands and hereditaments purchased, and to be purchased, since the will of Peler Walter the grandfather, and in pursuance of the same.

46. An act for vesting the settled estate of Edmund Bramston esquire, and Henrietta Maria his wife, in trustees, for raising several sams of money for discharging portions charged upon the fame, and for

other purposes therein mentioned. 47. An act for velting the manor of North Weston, and divers lands and hereditaments in the county of Ox+ ford, the citate of Francis Clerke esquire, in trustees, in trust, to sell the same, to raise money for payment of debts and incumbrances affecting the same, and for other purposes therein mentioned.

48. An act for charging the fettled and unsettled estates of Gilbert Caldecot esquire, with raising money to pay his debts and incumbrances; and for limiting his unfettled estate fo clarged to the uses of his mar-

riage settlement.
49. An act for dissolving the marriage of Richard Morgan esquire, with Anne Hall his now wife, and to enable him to marry again, and for other purpoles therein mentioned.

- 50. An act for confirming and establishing an agreement for inclosing Osmotherley moor, or common, in the county of York, and for rendering the faid agreement more eftectual for the purpoics thereby intended.
- 51. An act for dividing and inclosing Breaflon cow pasture in the county of Derby.

52. An act for dividing and inclosing the open and common fields, withing the manor and parish of Howling in the county of Gloucester.

53. An act for naturalizing Peter John Fremeaux, Adriana Conflantia Frem nux, Elizabeth Fremcaux, Maria Casperina Fremeaux, and Gertruda Johanna Fremeaux, who are all infants under the age of eighteen

54. An act for naturalizing Jacob Kirkman.

55. An act for haturalizing John Ulric Passavant.

Anno 29 Georgii II.

Cap. 1. For cominuing and granting

to his Majesty certain duties upon malt, mum, cyder and perry, for the service of the year one thousand seven hundred and fifty six.

Cap. 2. For granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one thousand seven hundred and sifty six; and for the relief of the inhabitants of the city and county of the city of Lincoln, in respect of arrears of the land tax.

Cap. 3. For punishing mutiny and defertion; and for the better payment of the army and their quarters.

Cap. 4. For the speedy and affectual recruiting of his Maje 29's land

forces and marines.

Cap. 5. To enable his Majesty to grant commissions to a certain number of foreign protestants who have served abroad as officers, or engineers, to act and rank as officers, or engineers, in *America* only, under certain restrictions and qualifications.

· Cap. 6. For the regulation of his Majesty's marine forces while on

shore.

Cap. 7. For granting to his Majesty the sum of two millions, to be raised by way of annuities and a lottery, and charged on the sinking sund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom, against private and transful lotteries.

Cap. 8. To repeal a clause in an act made in the twenty sixth year of his present Majesty, instuled, An act to oblige ships more effectually to perform their quarentine; and for the better preventing the plague being brought from foreign parts into Great Britain or Ireland, or the isses of Guernsey, Jersey, Alderney, Sark, or Man, whereby the stationing of thips infected with the plague, to

the northward of Cape Finherre, is confined to the harbour of Yew Grimsby, and removable to no other place; and for appointing a more safe and commodious place instead thereof.

Cap. 9. For establishing a fund for payment of the bonds of the governor, bailiss and commonally, of the company of conservators of the great level of the sens, called Bedford Level; and for exchanging the present bonds of the said corporation for other bonds, payable out of the revenues of the middle and south levels, part of the said great level; and for enabling the said corporation to borrow surther sums, for the use of the said

great level. Cap. 10. For the better ascertaining, recovering, and collecting, certain duties payable upon the importation and exportation of goods and merchandizes into or out of the harbour of the town and county of Peole; and also of ballast and boomage duties, payable in respect of ships and vessels coming into and going out of the faid harbour; and for the enlarging, better repairing, and keeping in repair, the faid harkour, and the quays and wharfs; and for providing a proper place for keeping gunpowder in or near the faid town; and for establishing and regulating a nightly watch, and enlightening the streets in the faid town.

Cap. 11. For the better supply of mariners and seamen to serve in his Majesty's ships of war, and on board merchant ships, and other trading ships and vallels.

trading ships and vallels.

Cap. 12. For granting to his Majesty
a duty upon licences so, retailing
beer, ale, and other exciseable liquoss; and for establishing a method for granting such licences in

Scalland; and for allowing such licences to be granted at a petty ses-

fion

fig. in England, in a certain case therein mentioned.

Cap. 13. For granting to his Majesty an additional duty on cards and

dice.

leveral rates and duties payable by all persons, and bodies politick or comporate, having certain quantities of filver plate.

Cap. 15. For granting a bounty upon certain species of British and Irish * linens exported; and taking off the duties on the importation of foreign raw linen yarns made of

Cap. 16. To impower his Majesty to prohibit the exportation of falt petre; and to enforce the law for impowering his Majesty to prohibit the exportation of gunpowder, or any fort of arms and ammunition; and also to impower his Majesty to restrain the carrying coastwise of falt petre, gunpowder, or any fort of arms or ammunition.

Cap. 17. To prevent his Majesty's fubjects from ferving as officers under the French King; and for the better enforcing an act passed in the ninth year of his present Majesty's reign, to prevent the infilling his Majelty's subjects to serve #\$ foldiers without his Majesty's licence; and for obliging such of his Majesty's subjects as shall accept commisfions in the Scotch Brigade, in the fervice of the states general of the united provinces, to take the oaths of allegiance and abjuration.

Cap. 18. Il'o obviate a doubt arisen on and act made in the last session of paliament, intituled, An act for reit of illowent debtors; and for relief of theriffs and keepers of prisons, in respect to escapes, of fuch persons as were prevented by the faid doubt from being discharged under the faid act.

Cap. 19. To impower andges of courts of record in cities and towns corporate, liberties and franchifes to fet fines on persons who shall be fummoned to serve upon juries in fuch courts, and thall neglect to attend.

Cap. 14. For granting to his Majesty | Cap. 20. For erecting, maintaining, and supporting a light-house on the island of Little Cumray, in the county of Bute, at the mouth of the river Chide, in North Britain; and for rendering the navigation in the frith and river of Clyde more lafe

and commodious.

Cap. At. For imbanking and preferving certain fen lands and low grounds, called The Washes, lying and being in the feveral parishes of Sutto, Mepal, Witcham, Ely, Witch-ford, Wentworth, Coveney, and Downham, in the Isle of Ely, and county of Cambridge; and of Bluntisham with Erith in the county of Huntingdon

Cap. 22. For draining and preferring certain fen lands in the Isle of Eliand county of Norfelk, lying between the Hundred Foot River and the *Oule*, and bounded on the fouth by the hard lands of Mepall, Wicham, Wentworth, Wichford, Ely, Downham, and Littleport; and tor impowering the governor, bailiffs, and commonalty of the company of conservators of the great level of the fens, commonly called Bedford Isrvel, to fell certain lands lying within the limits aforesaid, commipply called Invested Lands.

Cap. 2). For encouraging the fisheries n that part of Great Britain

called Scotland.

Cap. 24% For granting to his Majesty certain fums of money out of the finking fund; and applying certain fum. of money remaining in the exchequer, for the service of the year ong thousand seven hundred and fifty fix.

Cap. 25. For appointing a fufficient number of codifiables for the fervice of the city and liberty of Week-

cominster; and to compel proper perfons to take upon them the office of jurymen, to present nuisances, and other offences, within the said

city and liberty.

Cap. 26. For further continuing an act of the fixth year of the reign of his present Majesty, for securing and encouraging the trade of his Majesty's sugar colonies in America, to indemnify commissioners of the land tax for counties at large and ridings, who have acted by virtue of leasehold estates; and to officiate a doubt relating to the qualification of commissioners of the land tax, for the city and liberty of West-minster.

Cap. 27. For extending the act of the twenty second year of his present Majesty, (for amending, explaining, and reducing into one act of parliament, the laws relating to the government of his Majesty's ships, vessels, and forces by sea) to such officers, seamen, and others, as shall serve on board his Majesty's ships or vessels employed upon the lakes, great waters, or rivers in North

America.

Cap. 28. For reviving and continuing an act for the relief of debtors, with respect to the imprisonment of their persons; and for continuing an act made in the last sellion of parliament, to continue several laws relating to the distemper now ranging among the horned cattle in this kingdom.

Cap. 29. For enabling his Majesty to raise one million for the surpose therein mentioned; and so further appropriating the supplies granted in this session of parliament.

Cap. 30. For more effectually discouraging and preventing the stealing, and the buying and receiving of stolen lead, iron, copper, brass, bell-metal, and solver, and for more effectually bringing the offenders to justice.

Cap. 31. To enable infants, lunarities, and femes covert, to surrender leases in order to renew the same.

Cap. 32. To indensify perfors who have omitted to qualify themselves according to the directions of several acts of parliament within the times limited by such acts respectively, and for allowing surther time for that purpose; and concerning the admissions of officers and members of cities, corporations, and borough towns; and the filing of affidavits of articles of clerkship.

Cap. 33. To render more effectual an act passed in the twelsth year of the reign of his late majesty King George, to prevent unlawful combinations of workmen employed in the woollen manufactures and for better payment of their wages; and also an act passed in the thirteenth year of the reign of his faid late Majesty, for the better regulation of the woollen manufacture; and for preventing disputes among the persons concerned therein; and for limiting a time for profecuting for the forfeiture appointed by the aforefaid act, in case of the payment of the workmens wages, in any other manner than in money.

Cap. 34. For the encouragement of feamen, and the more speedy and effectual manning his Majesty's

navy.

Cap. 35. For the better recruiting his Majesty's forces on the continent of America; and for the better regulation of the army, and preventing of desertion there.

Cap. 36. For inclosing, by the mutual confent of the words office mants, part of any common, for the purpose of planting and preferving trees fit for timber or underwood; and for more effectually preventing the unlawful destruction of trees.

Cap. 37. For conlating the proceedings in perforal actions in the

courts.

soults baron of the manors of Shaffield and Ecclefall, in the county of Pork.

Cap. 38. To enable the commissioners for building a bridge cross the river of Thames, from the city of Pestminster, to the opposite shore in the country of Surry, to purchase hoales and grounds, and to widen the ways, and make more fafe and commodious the streets, avenues, and passages, leading from Charing Cros, to The two houses of parliament, Westminster Hall, and the courts of justice there, and Westminster Bridge; and to enable a less number of commissioners to execute the several acts relating to the faid bridge, than at present are required by law; and for relief of George and James King, with regard to a leafe taken by their late father from the faid commission-

Cap. 39. For explaining, amending, and rendering more effectual, an act made in the twenty fecond year of his present Majesty's reign, intituled, An act for making a free market for the fale of fish in the city of Westminster; and for presenting the forestalling and monopolizing of fift; and for allowing the fate of figh, under the dimensions mentioned in a claule contained in an act of the first year of his late Majesty's reign, in case the same are taken with a book.

Cap. 40. To improve, widen, and enlarge the passage over and thro'

London Aridge.
Cap. 41. Fill explaining and amending two lets of parliament, one made in the eleventh year of his Majer's reign, (For repairing the road from Shoreditch Church, thro' Hackrey, to Stanford Hill, and crefs Cambridge Heath, over Bethnal Green, to the turnpike at Mile End in the county of Middlesex), and the other made in the twenty fixth year of his Majerty's reign, (For

enlarging the term and powers granted by the said former all) and for impowering the truffees to erect and maintain lamps, and keep a guard, upon the faid roads in the night-time.

Cap. 42. For enlarging the cometery or church-yard of the parish of Saint Mary Newington Butts in the

county of Surry.

Cap. 43. For making and widening a road from the east side of the sarish of Saint Matthew Bethnal Green in the county of Middlefex. to the east and of Church Street in the fall parish; and to open a way or road into Shoreditch, and keep-

ing the same in repair.
Cap. 44. To enable the trustees for repairing Old Street road, to repair, widen, and make a road from the fign of the The Red Lien on Windmill Hill, through Worship Street, to the Ditch Side next the east fide of Hely Well Mount, and through a certain ground to the fign of The London Apprentice, in the parishes of Saint Luke and Saint Leonard Shoreditch, in the county of Middlefex; or to lay open, repair, and widen a road from the faid Red Lion, through the Dog Bar, into the Old Street road in the faid county.

Cap. 45. For repairing and widening the roads leading from a pond belonging to Henry Eyre equire, in the parish of Whiteparish in the county of Wilts, to the top of Dunweed Hill; and from thence over Great Bridge and Middle Bridge, through Remfey-infra, to Hundred Bridge in the county of Southampton; and from thence to the county of the town of Scuthampton.

Cap. 46. For repairing and widening the high roads from Br/ing/20ke, through Popham Lane, Sutton-Scotmy, and Stockbridge, in the county of Southampton to a place called Lobcomb Cover in the county of Wills; and also for repairing and

widening

widening the road from Spittlebouse, over Wey-bill, to Mullen's Pond in the said county of South-

ampton.

Cap. 47. To explain, amend, and render more effectual, an act made (in the last session of parliament, intituled, An act for establishing, maintaining, and well geverning a nightly watch within the city of Bristol.

Cap. 48. For rebuilding the common gaol for the county of *Derby*, upon a place called *Nun's Green*, in the liberty of the town of *Derby*; and for appointing a proper place for the fafe custody of prisoness, until such new gaol shall be compleated; and to impower the justices of the peace for the said county to pay the rent reserved to the corporation for the said ground, out of the county rates.

Cap. 49. For repairing and widening the road from the eighteen mile flone beyond Willoughby Hedge, through the town of Mere in the county of Wiles, and through Wincanton, to Charlton Houthorn, and from thence to Milborne Port; and from Willoughby Hedge aforefaid, to the west end of Long Lane in Kilmington; and from Wincanton aforefaid, to the Sherborn turnpike crossgate, on Cattle Hill; and from Wincanton, to Sparkford, in the county of Somerset.

Cap. 50. For repairing and wideling feveral roads leading from and hear the town of Brewton in the rounty

of Somerset.

Cap. 51. For repairing and videning the several roads, from the town of Tewskesbury to Coscomb Gate; and stom Isabel's Elm to the top of Gotherington Hill, in the county of Gloucester; and from Tewkesbury to a farm-house, called Tre Old Blue Bell, and to the direction post in the parish of Ripple, and to Simmond's Ford Brock, and from Breedon to Eckinten Bridge, in the coun-

ty of Worcester; and from Tizukesbury to Wainload's Bridge, and to the road opposite to Elstone C. Irch, and from the market-house in Cheltenham, to the turnpike road from Burford to Gloucester, near a tree called Pewston Ash, in the faid county of Gloucester.

Cap. 52. For repairing and wide ing the feveral roads leading from a gate called *Poole Gate*, in the town

and county of Pcole.

Cap. 53. For the better regulating the nightly watch and bedles, and cleanfing, enlightening, and paving the streets, squares, lanes, and other passages, and repairing the high-ways and causways, and regulating the poor within the parish of Saint Mary le Bone, in the county of Middlesex.

Cap. 54. For repairing and widening the road from the top of Harnham Hill, near the city of New Sarum, in the county of Wilts, through the towns of Blandford Forum and Dorchester, to a certain intrenchment on Askerwell Hill, in the county of Dorset.

Cap 55. To amend and render more effectual an act passed in the twenty sixting and of the reign of his present Majesty, for amending several roads leading from the city of Ex-

eter.

Cap. 56. For amending and keeping in repair the roads leading from Mead Brook, which divides the parithes of Pucklichurch and Mangotffield in the county of Glucester, to Christian Malford Dayse in the county of Wills, at also from Pucklichurch aforesaig it certain coal mines in the said with.

Cap. 57. For enlarging the term and

Cap. 57. For enlarging the crm and powers granted by an act passed in the twenty second year of his prefent Majesty, for repairing, inlarging, and preserving the harbour of Ellenfoot, in the county of Cumberland.

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Cap. 58.

Cap. 58. For repairing and widening the roads leading from the city of Glowester towards Cheltenham and Tewkesbury, in the county of Glou-

\cefter.

Cap. 59. For amending, widening, and keeping in repair, several roads leading from the Market House, and elsewhere, in the town of Ludlow, in the county of Salop.

Cap. 60. For amending, widening, and keeping in repair, feveral roads leading from the Market House in the town of Much Wenlock, in the

county of Salop.

Cap. 61. For repairing and widening the roads from Coleham Bridge in Shrewsbury, to the Market Place in Church Stretton, and to the top of Lythwood Hill, and from Pulley Common, to the May Pole in Condover; and from Coleham Bridge, to Longdon in the county of Salop.

Cap. 62. To enable the dean and chapter of the collegiate church of Saint Peter at Westminster, and their fuccessors, to make and grant unto James Mallors a lease or leases of certain pieces of ground, melluages, tenements and hereditaments, comprized within certain kimits, for a longer term of years than they are at present enabled to grante

Cap. 63. To impower the churchwardens, overfeers of the poor, and vestry of the parish of Kensington, in the county of Middlefex, to make a rate or rates for the relief of the poor, and the better repairing of the highways, and cleanfing the

ftreets within the faid parish.

Cap. 64. Trepairing and widening the man from the town of Shrewsbury, the reston Brockhurst, to Shawbury, and to Sbrey-hill, in the county of Salop.

Cap. 64. For repairing and widening the loads leading from the town of Kington, in the county of Hereford, through the Welch Hall Lanc, as far as the same county extends, Vol. X XI.

and the several roads leading from Kington aforciaid, to Brilley's Mountain, to Eardisley, to Alinely, to Eckley's Green, to Eardisland, to Stable Bar, and to Milton House, in the faid county of Hereford.

Cap. 66. For explaining, amending and rendering more effectual, and act passed in the twenty seventh year of his present Majesty, for repairing and widening the road from Lcicester to Narborough, and from Leicester to Coventry, and from theree through Kenilworth to Warwick, and from thence to Halford Bridge, and from Wurwick to Stratford spon Avon; and from Coventry the Martyn's Gutter, leading towards Stoneleigh Town; and for supplying an omission in an act pasfed in the last fession of parliament, for repairing the road from Leicester, to Alphy de la Zouch, in the county of Leicester, so far as the same relates to that part of the faid road which leads from the town of Hinckley, in the county of Lricyter, to the town of Nuneaton; and from thence through the parishes of Chilvers Coton and Betworth, to Bishop's Gate in the city of Coventry.

Cap. 67. For enlarging the terms and powers granted by feveral acts of parliament for repairing the highways between Sheppard's Shord and tre Devizes, and from Stert Stone ir the parish of Urshfont, to Rowd Fird in the county of Wilts; and for thanging and altering part of the faid highways; and for repairing the road from the top of Red Hone to Stert Stone aforesaid.

Cap. 68. For amending, widening, and keeping in repair, the feveral roads from the town of Pool in the county of Montgomery, to Wrexham in the county of *Denbigh*; and alio the road from Knockin in the county of Salop, to Llanrhaiader in Mochant, in the county of Denligh.

Cap.

and inhabitants of houses in York Buildings, in the parish of Saint Martin in the Fields, in the county of Middlesex, to make and levy a rate on themselves, sufficient to answer the expence of rebuilding or repairing of the terrace walk and water-gate, and such other part of the premisses adjoining to the river Thames, and belonging to the said buildings, as shall be judged necessary, and for keeping the same in repair for the future.

Cap. 91. For explaining and making more effectual an act pasted in the twenty fourth year of the reign of his present Majesty, for repairing the road leading from the fast end of Brumpton High Lane in the county of York, to the town of Richmond, and from thence to and through the towns of Askrigg and Ingleton in the faid county, to the town of Lancaster in the county of Lancaster; and also for repairing the road leading from Rithmond aforefaid, through Gilling, Meilonby, and Aldbrough, to Lucy, otherwise Louly Cross, and from Gilling through Gilling Town Lane, to the turnpike road on Gatherly Moor.

Cap. 92. For explaining, amending, and making more effectual, an act of parliament made in the twenty fixth year of the reign of his prefent Majesty, intituled, An att for repairing and widening the road from the top of White Sheet Hill, in the parish of Donhead Saint Andrew, in the county of Wilts, through the towns of Shaftesbury, Milborne Port, and Sherborne in the counties of Dorset and Somerset, to the Halfway House in the parish of Nether. vitherwise Lower Compton, in the faid county of Dorset, and several other roads near the towns of Shaftefbury and Sherborne aforefuld; and . for repairing other roads adjoining to the roads in the faid former act mentioned.

Cap. 93. To enlarge the term and powers of an act for repairing the road from Shrewsbury to Wrexbaml in the county of Denbigh, and the repair and widen several other roads therein mentioned, and the road from Wrexbam to Chester, and from thence to Pen Fordd y Waen, in the parish of Whitford, and also the road from Broughton to Mold, in the county of Flint.

Cap. 94. For amending, repairing, and widening the roads leading from the Rye-way, in the parish of Yarpole, in the county of Hereford, to Presteigne in the county of Radner, and from thence to Leintwardine, and from Presteigne aforesaid, to the top of Trap Hill, and from the Rye-way aforesaid, by the Maidenhead, to Wooferton in the county of Salop.

Private Acts.

Anno 29 Georgii II.

- 1. An act for naturalizing John Da-vid Fatio.
- 2. An act for naturalizing Jens Pe-derson.
- 3. An act for the sale of several lands in Bedsted Level, the estate of the right nonourable Henry earl of Lincoln, knight of the most noble order of the garter, and Katherine countess of Lincoln his wise, and for purchasing other lands and hereditaments of as great or greater value; and settling the said lands so to be purchased, to the same uses as the said lands to be sold are now settled, and for other purposes therein mentioned.

 4. An act for explaining an amend-
- 4. An act for explaining an amending an act made in the twenty feventh year of his present Majefly's reign, intituled, An act for vesting certain estates of Sir Isaac Lawrence Woollaston baronet, an insant, situate in the isle of Ely, and counties of Cambridge, Huntingdon, Lincoln, and Norsolk, in trustees,

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to be fold or mortgaged to raife money for payment of his fifters portions, and for other purposes therein mentioned.

- 5. An act for empowering Esther Hanner, an infant, to settle her estates, pursuant to articles entered into in consideration of a marriage agreed upon between Asheton Curzon esquire, and the said Esther Hanner.
- 6. An act for vesting divers lands and hereditaments in the counties of Bucks and Berks, late the estate of Thomas Walker clerk, deceased, in Thomas Walker the grandson, in see simple, subject to the raising portions for his younger brother and sisters.
- 7. An act for dividing and inclosing a certain open and common field, called Radway Field, within the township of Radway, in the county of Warwick.
- 8. An act for dividing and inclosing certain wastes or common grounds in the parish of *Brancepeth*, in the county of *Durham*.
- o. An act for dividing and inclosing the common fields, common pattures, common meadelys, common grounds, and waste grounds, in the several parishes of Boughton and Pisford, in the county of Nerthampton.
- 10. An act for dividing and inclosing feveral fields, meadows and commons, in the township of Sutton upon the Forest, in the county of York, at d for giving compensations, in the upon the first of the rectory, and the vicar (i \$2000 as foresaid.
- 11. An act to enable Robert Mynors esquire, and his first and other sons, and their heirs male, to take and use the surname of Gouge, in pursuance of the will of Nicholas Gouge, deceased.
- 12. An act to enable William Wiggett esquire, now called William Bul-

wer, and his heirs, to take and use the surname and arms of Bulwer, pursuant to the will of William Bulwer esquire deceased.

13. An act for naturalizing Anthony Henry Stemann, Peter Otte, Godfrey Molling, and Christian Meyer, Henry Bielfield, John Peter Blaquiere, and Mathew Lichigaray.

14. An act for naturalizing Jost David Esternod.

- 15. An act for providing a maintechance for the marquis of Blanford, during the life of his father the duke, of Marlborough, and for rebuilding the faid duke's house at Langley in the county of Bucks; and for purchasing in, and making void, divers leases, granted by the said duke in trust for his younger children, and for other purposes therein mentioned.
- 16. An act to enable John earl of Sandwich, George earl of Cholmondeley, and Wellbore Ellis equire, to take, in Great Britain, the oath as vice treasurer and receiver general, and paymaster general of all his Majesty's revenues in the kingdom of Ireland, and to qualify themselves for the enjoyment of the said
- 17. An act for making the exemplification of the last will of the right honourable *Richard* late earl of *Burlington* and *Cork*, deceased, evidence in all courts of law and equity in *Great Britain* and *Ireland*.
- 18. An act for vefting the capital messuage of Halfled, and divers lands in Kent, part of the settled estate of Vere lord Vere, in trustees, to be conveyed to Robert Bagshaw, esquire, the purchaser thereof, pursuant to articles, and for settling another estate in the county of Middlesex, of greater value, in lieu thereof
- 19. An act for raising money out of the estates of Ralph Lane esquire, deceased, in the counties of Northampton

shampton and Cambridge, for discharging the incumbrance affecting the same; and for applying part of the personal estate of Elizabeth Lane, his wife, deceased, in the purchase of the Cambridgeshire estate, to be settled pursuant to her will.

20. An act for vesting certain adjudications now vested in the crown by the conviction or attainder of Alexander Mackenzie of Fraserdale, in Hugh M. Lead of Genies esquire.

21. An act for vefting part of the fettled estate of Thomas Parson gentleman, and Honour his wife, in trustees, to be sold for raising portions for younger children, and for laying out the surplus, if any, in the purchase of other lands, to be settled to the uses of their marriage settlement.

22. An act for vesting in trustees, certain messuages, lands, tenements, and farms, in the county of Surry, settled upon the marriage of Richard Dickson Skrine esquire, with Elizabeth his now wise, to be sold and conveyed pursuant to articles, and for laying out the purchase money in other lands and tenements, to be settled to the uses of their marriage settlement.

23. An act to enable Theodore Henry Broadhead, an infant, to make leases of the estates given and devised to him by the will of his uncle Henry Broadhead esquire, deceased.

24. An act for vesting the cstate of Trevor Charles Roper, and Henry Roper, who are both infants, in the county of Kent, in trustees, to be fold; and for applying the purcumbrances affecting the same, under the directions of the court of Chancery.

25. An act for felling the fettled eftate of Thomas Folliott Baugh esquire, in the county of Hereford, and for fettling another estate of greater value, to the uses of his grandsather's will, and his own marriage settlement, respectively.

26. An act for enabling the master and fellows of Katherine Hall, in the university of Cambridge, to purchase, settle, and dispose of tenements and grounds for the making and erecting an additional building to their college or hall, for the reception and maintenance of fix fellows and ten scholars, founded by the will of Mary Ramsden, deceased; and for empowering any corporation within the faid univerfity, to fell and convey other lands and tenements, for that and other purposes in the said act mentioned.

27. An act for enabling Ann Coryton, Elizabeth Goodall, and William Goodall, to make leases of several estates in the counties of Cornwall and Devon, during the minorities of John Coryton and others, the infant children of Peter Coryton esquire, deceased.

28. An act for veiling part of the estate of John Talbot the younger, esquire, estated upon his marriage, in trustees for raising a sum of money for discharging debts and incumbrances.

29. An act for confirming and establishing an exchange of tythes, cottages and lands, for a messuage, farms, lands, and common of pasture in Steeple Asson, in the county of Oxford, pursuant to an agreement between the mincipal and scholars of King's Hal, and college of Brazen Nose in Dxioni, John Eaton clerk, and Francis Page esquire; and also for giving power to the said Francis Page, and others, claiming under the will of Sir Francis Page knight, deceased, to make a jointure on any wife or wives with whom they may intermarry.

30. An

20. An act for sale of the manor and capital messuage of Tadworth, and divers lands, tenements, and here-ditaments, in the county of Surrey, late the estate of John Fleetwood esquire, deceased, and purchasing another estate, to be settled to the cles in his will.

31. An act for vesting the estates of Evelyn Charles Francke, and Edward Francke esquires, in the county of Lancaster, in trustees, to be sold for discharging a mortgage affecting the same, and for laying out the surplus of the money arising by such sale in the purchase of other lands and hereditaments, to be settled pursuant to the wills of the said Evelyn Charles Francke and Edward Francke respectively.

32. An act for veiling the estates of of Richard Gough Aubrey esquire, in the counties of Brecon, Glamorgan, and Carmarthen, in trustees, to raise money to discharge several incumbrances affecting the same, and for other purposes therein mentioned.

33. An act to impower Sir John Molefworth baronet, and Joseph Moyle
esquire, two of the surviving trustees, in an indenture dated, the
twenty-fifth day of December one
thousand seven hundred and forty
three, to raise the several sums in
the said indenture mentioned, or
such of them as are still unsatisfied,
and pay the same, as well as the
rest of the personal estate of Hugh
Gregor deceased, to such person as
Jane Gregor, ar infant, shall marry
during her is lancy, with the consent of the said surviving trustees,
and of her suardians.

31. An act 13 dissolve the marriage of Richard Glover, with Hannah Nunn his now wife, and to enable him to marry again, and for other purpo es therein mentioned.

31 An act for dividing and inclosing he undivided parts of the feveral number fields in the township of Warthill, in the county of Yorks and for giving compensations to the rector of Holthy, in the same county, and the vicar of Warthill asoresaid, in lieu of tythes and certain ecclesiastical dues.

36. An act for inclosing and dividing the common fields, common pattures, waste grounds, and commonable lands, in the manors and parith of Sow, in the county of Warwick, and county of the city of Country.

37. An jet, for inclosing divers parcels of waste grounds or commons in Ellell, in the county of Lan-

caster.

38. An act for inclosing and dividing Tinwell Fields, in the county of Rut-land, and for fettling a stipend on the rector in lieu of glebe and tythes.

39. An act for dividing and inclosing a common or moor, called Afton and Shardlew Mear, and several common fields, meadows, pastures, and waste grounds, lying within the manor of Westen cum Membris, and prebend of Sawley, in the county of Derby.

40. An act for dividing and inclosing the common fields, common pattures, common meadows, and common grounds in Newton, in the parith of Clifton upon Dunfmore, in the county of Warwick.

41. An act for authorizing and impowering John Riley, and his issue, to take and use the surname of Wheelwright, instead of the surname of Riley.

42. An act to enable James Leigh efquire, now called James Perrot, and his heirs, to take and use the furname and arms of Perrot, purfuant to the will of Thamas Perrot esquire, deceased.

43. An act for naturalizing Peter Bennet.

44. An act for naturalizing John Da-

45. An act for vefting the manor of Dantsey, and hundred of Chippenbam, and divers messuages, lands, tenements and hereditaments, in the county of Wilts, late the estates of Charles earl of Peterborow and Monmouth, deceased, in trustees, for raising a certain sum of money for the purposes therein mentioned.

46. An act for sale of the estate of James lord Cranstoun, in the county of Northumberland, settled on his marriage for the benefit of Sophia lady Cranstoung and their issue, for raising money to discharge the incumbrances affecting the same; and also towards disincumbering his estate in Sociland, settled also for the benefit of the said lady Cranstoun, and the issue of that marriage.

47. An act for carrying into execution feveral contracts made by or on the behalf of James late lord Bulkeley, in the kingdom of Ireland, in his life time, for the fale of feveral lands and tenements in the county of Chester, and for applying the purchase money to discharge incumbrances affecting the fame.

48. An act for vesting the manor of Northall, and divers lands and hereditaments in the county of Middlesex, settled on the marriage of Sir Hutchins Williams baronet, and devised by the will of William Peer Williams his father, respectively in trustees, in order to be conveyed to Agatha Child widow, and her heirs, pursuant to articles of agreement for that purpose, and for laying out the money arising by sale of the estate devised by the said will in the purchase of lands to be settled

to the uses of that will, and for other purposes therein mentioned.

49. An act for vesting divers manors, lands and hereditaments, part of the settled estates of Francis Blake Delaval esquire, in trustees, for raining money to pay off and discharge several debts and incumbrances, and for other parposes therein mentioned.

50. An act for fale of the settled estate of Wrightson Mundy esquire, in the county of Leicester for discharging incumbrances affecting the same, and also his unsettled estate in the county of Derby, and for settling the Derbysbire estate so disincumbered, to the uses therein mentioned.

51. An act for confirming a partition between John Leman esquire, and Elizabeth Newnham, and John Newnham esquire, of several estates in the city of London, and counties of Middlesex and Huntingdon, and for vesting and settling the intire premisses, which on such partition were allotted to the said John Leman and Elizabeth Newnham, and John Newnham respectively, to the uses therein mentioned.

52. An act for dividing the common fields of Egleton, alias Edgeton, ir.

the county of Rutland.

53. An act to enable John Thorrhaugh esquire, now called John Hewett, and his descendants, o take and use the surname of Heuett, pursuant to the will of Sir Thmas Hewett knight, deceased.

54. An act for naturalizing Frans Jalabert, an infant, under the ae of eighteen years.

STATUTES at Large, &c.

Anno regni GEORGII II. Regis Magnæ Britannia, Francia, & Hibernia, vicesimo sexto.

T the parliament begun and holden at West-minster, the tenth day of November, Anno Dom. 1747, in the twenty first year of the reign of our fovereign Lord George the Second, by the grace of God, of Great Britain, France, and Ireland, King, defender of the faith, &c. And from thence continued by feveral prorogations to the elewenth day of January, 1753, being the fixth selfion of this prefent parliament.

CAP. I.

An all for continuing and granting to his Majesty certain duties upon malt, mum, cyder and perry, for the service of of the year one thousand seven hundred and fifty three; and for enlarging the time limited by an act of the last session at parliament, for jubicribing annuities, after the rate of three pounds per centum per annum, into the joint stock of annuities therein mentioned, Exp.

LXIII. A ND whereas by an act made in the last fession of par-liament, (intituled, An act for converting the se-Geo. 2. C. 27. veral annuities therein mentioned, into several joint stocks of § 1, act of the annuities, transferrable at the Bank of England, to be charged but fession for on the finking fund; and also for consolidating the several other converting anannuities therein mentioned into feveral joint flocks of annuities, joint flock. transferrable at the South-Sea House) books were directed to be prepared for receiving the subscription or consent of such of the proprietors of several annuities, after the rate of three pounds per contuin per annum, as should subscribe the same into the joint stock of annuities, in the faid att described, at any time between the twenty fourth day of June one thousand seven hundred and fifty two, and the fifth day of January one thousand seven hundred and fifty three inclusive, and no longer: and whereas the greatest part of the said annuities hath been Vol. XXI.

Books to be kept open at the bank for April 1753.

Subscribed accordingly; and some of the proprietors of such part of the faid annuities as remain unfubscribed, may be desirous that the time for fuch subscription should be inlarged, which will also be of advantage to the publick; be it enacted by the authority aforefaid, That the governor and company of the bank of England, shall cause such books as have been prepared according to the directions of the receiving sub- said act, for receiving the subscription of the proprietors of the fcriptions to 5 said annuities into the said joint stock of annuities, to be kept open at the bank of England for that purpole, in such manner as by the said act is directed, to the fifth day of April one thoufand seven hundred and fifty three inclusive, being the time limited by the faid act for the subscription of other annuities after the rate of three pounds ten shillings per centum per annum; and fuch proprietors of the faid annuities, after the rate of three pounds per centum per annum, as have not already subscribed the fame into the faid joint stock of annuities, their respective attornies, representatives or assigns, and all persons authorized by the said act to subscribe for them before the said fifth day of January one thousand seven hundred and fifty three, shall have power to make fuch subscription without fee or charge at any time before the faid fifth day of April one thousand seven hundred and fifty three; and such subscription shall be as valid and eff: Aual to all intents and purpoles, as if the same had been made before the said fifth day of January one thousand seven hundred and fifty three.

CAP. II.

An all to amend an all made in the eighth year of the reign of his late majesty King George the First, intituled, An act for the better recovery of the penalties inflicted upon perions who destroy the game, by enlarging the time within which suits and attions are to be brought by force of the faid att.

8 Geo. t. c. 19. 9. 2.

THEREAS by an all of parliament made in the eighth year of the reign of his late majefly King George, intituled, An act for the better recovery of the penalties inflicted upon perfons who destroy the game, it is provided, That all suits and actions to be brought by force of the faid act, shall be brought before the end of the next term after the offence committed: and whereas the time allowed by the said act for the bringing of such suits and actions has been found very inconvenient, and in many cases is not sufficient for the commencing of prosecutions against offenders, whereby the intent of the said act bath been in some degree defeated; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, That all fuits and actions to be brought Suits for pecu by virtue of the faid act, for the recovery of any pecuniary penalty or fum of money for offences, which after the twenty fifth ties for offen-ces committed day of March one thousand seven hundred and fifty three shall

be committed against any law now in being for the better pre-after 25 fervation of the game, shall and may be brought before the end March 1753, of the second term after the offence committed; any thing in game laws, the said act contained to the contrary notwithstanding. brought before the end of the fecond term.

CAP. III.

At Let for continuing the duties upon salt, and upon red and white berrings, for the purposes therein mentioned.

MOST gracious sovereign, whereas by an act made in the eigh-18 Geo. 2.c. 3. teenth year of your Majesty's reign, (intituled, An act for granting and continuing the duties upon falt, and upon red and white herrings, for the further term of fix years; and for declaring that the duties on falt, which arife and are payable in that part of Great Britain called Scotland, shall be subject to the same charges thereon, as the same duties were liable to by the act of the fifth year of the reign of his late majesty King George the First) it was enacted, That from and after the determination of the 14 Geo. 2. term of seven years, mentioned in an act of the fourteents year of your Majesty's reign, (intituled, An act for granting and continuing the duties upon falt, and upon red and white herrings, for the further term of feven years; and for allowing rock falt to be used in making falt from sea water at the salt works at Neath in the county of Glarmorgan) the fiveral and respective rates and duties upon falt, and upon red and white herrings, which by the faid all of the fourteenth year of your Majesty's reign were continued, should be further continued for and during the space of six years; and that the same should be managed, raised, levied, collected, secured and paid in such manner and form, and by and under such powers. authorities, penalties, forfittines, provisions, restrictions and regulations for managing, raifing, levying, collecting, securing and paying the fame, and with fich all wisees for prompt payment, and for wafte of fait carried conflictife, or to heland, and for fifth, beef and pork exported to parts beyond the Jeas, and with fuch drawlacks or debentures on account of duties paid or Jecured to be paid for falt exported to parts beyond the feas, as were particularly mentioned in the acts recited in the faid att of the eighteenth year of your Majefly's reign; and that the faid acts therein recited, and every article, rule, c'aufe, matter and thing therein contained, or thereby referred unto, and then being in force, and not otherwise altered by that act, should be and continue in full force and effect, for and during the faid further term of fix years, as fully and amply to all intents and purpoles, as if the same had been particularly recited, expressed and enacted, in the body of that act; with a proviso therein contained, That the duties on falt, arising and payable in that part of Great Britain called Scotland, fould be fubject to the fame or the like char- 5 Geo. 1. c. 20. ges thereon, in the same minner as the same duties were liable or subjest to by an ast made in the fifth year of his late majesty King George the First, (intituled, An act for settling certain yearly funds payable out of the revenue of Scotland, to fatisfy publick debts in Scotland; and other uses mentioned in the treaty of union; and to disoharge the equivalents claimed on behalf of Scotland in the

terms

terms of the same treaty; and for obviating all future disputes, charges, and expences concerning those equivalents:) and whereas it was by the faid act made in the eighteenth year of your Majeste's reign puriber enacted, That the money which should from time to come arije at the receipt of the exchequer, of or for the rates or duties by the faid act continued, the uld from time to time, as the fame should ange as the faid receipt (after all the orders of loan made forth by addin purfuence of the wild act made in the fourteenth year of your Majefty's reign, together with all the interest due thereupon, should be fully satisfied and discharged, or money sufficient should be reserved for that purpose) be iffued and applied at the faid receipt for or towards the paying off and discharging all and everythe principal sums contained in the orders of lan by the faid act of the eighteenth year of your Majerly's reign, directed to be made forth, and for fatisfying the interest thereof, in fuch course, manner and form as are in the faid att prescribed and appointed for that purpose, until all the principal and interest payable upon the orders should be fully fatisfied, or sufficient money should be reserved to the exchequer for the full payment and satisfaction of the fame, as in the fail act is directed, and for no other ufe, intent or purpofe whatfaever; and by the faid aft it was provided, That in cafe there shoul! be any furplus or remainder of the monies arising by the faid rates and duties thereby continued, after all the orders by the faid act of the eighteenth year of your Majesty's reign, directed to be made forth, and the interest it ereof should be fully satisfied and discharged, or money sufficient should be referved for that purpose, such surplus or remainder of the faid rates and duties should from time to time be reserved for the disposition of parliament, and should not be issued but by authority of purliament, and as should be directed by any future act or acts of parliament in that behalf, as by the faid act, relation being thereunto had may more fully appear: and whereas all the orders of loan made forth in pursuance of the said act of the seurteenth year of your Manesty's reign, together with all the interest due thereupon, have been sully fatisfied and discharged: and whereas the principal sum of one million bath, in pursuance of the faut act of the eighteenth year of your Mascily's reign, been advanced and paid on the credit of the faid rates and duties; and orders of loan bave been made forth to the Jeweral contributors, for the repayment thereof, with interest after the rate of three pounds cen shillings per centum per annum: and whereas part of the faid orders of loan to made forth in pursuance of the last mentioned ast, together with all the interest due thereupon, bath been already discharged and satisfied, and the residue thereof may, according to the course in the said act prescribed, be paid off and discharged before the expiration of the term of fix years, for which the faid rates and duties were by the said act of the eighteenth year of your Majesty's reign further granted and continued: now we your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, gratefully acknowledging your Majesty's tender care of the welfare of your people, in recommending to us from your throne, the continuance of our attention to the reduction of the national debt, the improvement of the publick revenue, and augmenting the finking fund, and being dekrous to make further provision for those purposes; to the and

that the nation may thereby acquire additional credit, power and fecurity, have unanimously resolved to give and grant to - your Majesty, your heirs and successors for ever, the said rates faid last mentioned act of the eighteenth year of your Majesty's and duties upon falt, and upon red and white herrings, by the reign, continued for the term of fix years, subject nevertheless to be rejected by parliament: and do therefore most humbly befeech your Majesty that it may be enacted; and be it enacted The duties King's most excellent majesty, by and with the advice upon this, and confent of the lords spiritual and temporal and commons in and ten and this present parliament assembled, and by the authority of the rings, made fame, That from and after the expiration of the term of fix years, perpetual; for which the faid rates and duties were continued by the faid act of the eighteenth year of his Majesty's reign, the several and respective rates and duties upon falt, and upon red and white subject to the herrings, so by the said last-mentioned act continued, shall be rules, &c. of and are hereby granted and made payable unto his Majesty, his 18 Geo. 2. c. 5. heirs and successors for ever, subject nevertheless to redemption by parliament; and that the fame shall be managed, raised, levied, collected, secured and paid, in such manner and form, and by and under such powers, authorities, penalties, forfeitures, provisions, restrictions and regulations, for managing, raifing, levying, collecting, fecuring and paying the fame, and with fuch allowances for prompt payment, and for waste on falt carried coastwife, or to Ireland, and for fish, beer and pork exported to parts beyond the feas, and with fuch other allowances, and with fuch drawbacks or debentures, on account of duties paid or fecured to be paid, for falt exported to parts beyond the feas, as are particularly mentioned in the acts recited in the faid of the eighteenth year of his Majesty's reign, or in any other act low in force, relating to the faid feveral rates and duties; and that so much of the said acts and of the acts therein recited, and of every other act as is now in force, and as relates to the managing, raising, levying, collecting, securing and paying of the faid rates and duties, or the faid allowances, drawbacks and debentures, shall be and remain in full force and effect for ever, as fully and amply to all intents and purposes as if the same were particularly recited, expressed and enacted in the body of this act.

II. Provided nevertheless, and be it enacted and declared, Duties on falt That the duties on falt arifing and payable in that part of Great in Sectland Britain called Scotland, are and shall be subject to the same or subject to the the like charges thereon, in the same manuer as the same duties 5 Geo. 1. c. so. were liable or subject to by an act made in the 66th year of the were hable or subject to by an act made in the fifth year of the reign of his late majesty King George the First, (intituled, An act for settling certain yearly funds payable out of the revenue of Scotland, to fatisfy publick debts in Scotland, and other ules mentioned in the treaty of union; and to discharge the equivalents claimed on behalf of Scotland, in the terms of the same treaty; and for obviating all future hijfutes, charges and expenses concerning those equivalents) any this in this act contained to the contrary notwithstanding. III. And be it ruither enacted by the authority aforefaid,

After payment of principal and interest of the loan on 18Geo, 2.c. 5.

be carried to the finking fund.

That after all the orders of loan made forth in pursuance of the faid act of the eighteenth year of his present Majesty's reign, together with all interest due thereupon, shall be fully discharged and fatisfied, or money sufficient shall be reserved for that gurpose, all the monies which shall from time to time arise at the receipt of the exchequer, as well of or for the faid rates and deties by the faid act of the eighteenth year of his present Majify's these duties to reign continued, as of or for the rates and duties by these act granted and made perpetual, shall be carried to and marke part of the fund commonly called the Sinking Fund, and thall and . may be iffued and applied in fuch manner, and to fuch uses and purpofes as other rates, duties, revenues and incomes, compofing the faid fund, are or shall be directed by authority of parliament to be iffued and applied, and for no other use, intent or purpose whatsoever.

CAP. IV.

An act foregranting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one thousand seven hundred and fifty three. EXP. At 28. in the pound.

CAP. V.

An act for punishing mutiny and desertion; and for the better payment of the army and their quarters. EXP.

CAP. VI.

An act to oblige ships more effectually to perform their quarentine; and for the better preventing the plague being brought from foreign parts into Great Britain or Ireland, or the ifles of Guernsey, Jersey, Alderney, Sark, or Man.

HEREAS it is necessary that some provision be made by parliament, for obliging Pips and perfons coming from places infected with or frequently subject to the plague, to perform quarentine in such manner as hath been or shall be ordered by his Majesly, his heirs or successors; and for punishing offenders therein in a more expeditious manner than can be done by the ordinary methods of law; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in parliament affembled, and by the authority of the same, That all ships and vessels arriving, and all persons, goods goods coming and merchandizes whatfoever, coming or imported into any from places part or place within Creat Printing or Indeed or the idea of port or place within Great Britain or Ireland, or the isles of Guernsey, Jersey, Alderney, Sark or Man, from any place from whence his Majesty, his heirs or successors, by and with the advice of his or their privy council shall judge it probable that the infection may be brought, shall be obliged to make their quarentine in such place and places, for such time and in such manner, as hath been or shall, from time to time, be directed by his Majesty, his heirs or successors, by his or their order or orders made in his or their privy council, and notified by proclamation, or published in the London Gazette; and that until fuch ships, vessels, persons, goods and merchandizes shill have

All veffels, persons and from whence the plague may be brought, lubject to perform quarentine in fuch places as Mall be appointed;

respectively performed, and be discharged from such quarentine, no fuch person, goods or merchandizes, or any of them, thall come or be brought on shore, or go or be put on board any othe hip or vessel, in any place within his Majesty's dominions, unless in such manner, and in such cases, and by such licence as shall be directed or permitted by such order or orders made by his Majesty, his heirs or successors, in council as aforesaid; and bat all such ships and vessels, and the persons or goods terming or imported in, or going or being put on board the fame, and all ships, vessels, boats and persons receiving any goods or persons out of the same, shall be subject to such orders, rules and directions concerning quarentine, and the prevention of infection, as have been or shall be made by his Majesty, his heirs and fuccessors in council, and notified by proclamation, or

published in the London Gazette as aforesaid.

II. And it is hereby further enacted by the authority afore-vessels infaid, That if the plague shall appear on board any ship, being teeted, being to the northward of cape Finisterre, the master, commander or to the north-other person having charge thereof, shall immediately proceed ward of Cape to the harbour of New Grimsby in the islands of Scilly, where Finisherre, to being arrived, he shall make known his case to some officer of proceed to the harbour of the customs there, who shall immediately acquaint some custom- New Grimsby. house officer of some near port of England thereof, and the said and give nocustom-house officer shall with all possible speed send up the in-tice of their telligence thereof to one of his Majesty's principal secretaries of case; to be transmitted state, that such measures may be taken for the comfort and sup- to the scereport of the crew of such ship so infested, and such precautions tary's office, used to prevent the spreading of the infection, as the case shall &c. require; and the faid thips shall remain at the said islands of Strik, till his Majesty's pleasure be known; nor shall any of her crew go on shore; but in case the said master, commander or other person having charge of the said ship so infected, shall not vessels not be able to make the faid islands of Scilly, or shall be forced by able to make stress of weather or otherwise to go up either of the channels, he Scilly, to reshall not presume to enter with such ship into any port, but shall main in some remain in some onen road, till he receives orders from his Mr. remain in some open road, till he receives orders from his Ma-ders arrive. jefty, or his privy council, and shall take care to prevent any of his thip's company from going out of his thip, and to avoid all intercourse with other ships or persons; and the said master or any other person on board such ship as aforesaid, who shall be disobedient herein, shall be adjudged guilty of felony, and shall obedience, suffer death as in cases of felony, without benefit of clergy; and death. every fuch offence so made felony, shall and may be enquired of, heard and determined in the county where the offence shall be committed, or else in the county where the offender shall be apprehended

III. And to the end that it may be better known whether any thip or vessel be actually infected with the plague, or whether fuch thip or vessel, or the mariners or cargo coming and imported in the same, are liable to any orders touching quaren- When any tine; by it further enacted by the authority aforefaid, That place shall be when any country or place is or shall be infected with the infected, or

orders made, officers to go rogate the master concerning the ship's cargo and voyage, health, &c.

plague; or when any order or orders is, are or shall be made by his Majesty, his heirs or successors, concerning quarentine, fel, and inter- and the prevention of infection as aforesaid; as often as any thip or vessel shall attempt to enter into any port or place in, Great Britain or Ireland, or of the ifles of Guernsey, Jersey, Alderney, Sark or Man, the principal officer of his Majesty's cystoms in such port or place, or such person as shall be auxiliorized to fee quarentine duly performed, shall go off, or fause fome other person to be by him appointed for that purparties go off to fuch thip or veilel; and fuch officer, or other person authorized to see quarentine performed as aforesaid, or the perfon to by him appointed for that purpole, shall, at a convenient distance from such ship or vessel, demand of the commander, m all or other person having charge of such thip or vessel; and fuch commander, mafter or other person having charge of such fhip or vefic, thall, upon fuch demand, give a true account of the following particulars; that is to fiv, the name of such ship or vessel; the name of the commander or person having charge thereof; at what place or places the cargo was taken on board; what place or places the ship or vessel touched at in her voyage; whether such places, or any, and which of them were infected with the plague; how long such ship or vessel had been in her passage; how many persons were on board when the said ship or vessel set sail; whether any and what persons, during that voyage on board fuch thip or veffel, had been or thall be then intected with the plague; how many died in the voyage, and of what diffemper; what thips or veffels he, or any of his thip's company, with his privity went on board, or had any of their company come on board his thip or vessel in the voyage; and to what place such ships or veilels belonged; and also the price contents of his lading, to the best of his knowledge: and in case it shall appear upon such examination or otherwise, that any perfon then on board such thip or vessel shall at the time of such examination be actually infected with the plague, or that such thip is obliged to perform quarentine, in such case it shall and may be lawful to and for the officers of any of his Majesty's thips of war, or any of his Majetty's forts or garrifons, and all other his Majesty's officers whom it may concern, upon notice thereof given to them, or any of them respectively, and to and for any other person or persons whom they shall call to their aid and affifiance, and they are hereby required to oblige such thip or vessel to go and repair to such place as hath been or shall be appointed for performance of quarentine, and to use all necessary means for that purpole, be it by firing of guns upon such ship or vessel, or any other kind of force or violence whatsoever; and in case any such thip or vessel shall come from any place visited with the plague, or have any person on board actually insected, and the commander, mafter of other person having charge of fuch thip or vessel, shall conceal the same, such commander, mafter or other person having charge of such ship or vessel, shall be adjudged guilty of felony, and shall suffer death as in cases of felony

If the infection shall be on board, &c. the veilel to be obliged to perform quarentine;

If the vessel shall come from any place intected, or have the infection on Board the

felony without benefit of clergy; and in case such commander, master conmaster or other person having charge of such ship or vessel, shall cealing the upon such demand made as aforesaid, not make a true discovery of telony; ik any other of the particulars aforesaid, such commander mafter or other person having charge of such ship or vessel, for e- and not makgery such offence shall forfeit the sum of two hundred pounds, ing a true disthe moiety thereof to the King his heirs and successors, and the covery in oother moiety to him or them who shall sue for the same, by ther particu-*. Colon of debt, bill, plaint or information, in any of his Majesty's lars, to torseit courts of record at Westminster, Edinburgh, Dublin, or in the 2001. proper courts of the isles of Guernsey, fersey, Alderney, Sark or

Man respectively.

IV. And be it further enacted by the authority aforefaid, That every mafter, commander or other person having charge Mafter of a of any ship or vessel which shall be ordered to perform quarentine as aforesaid, shall, after his arrival at the place appointed for time,
the performance of his quarentine, deliver on demand to the chief officer appointed to see quarentine duly performed there, to deliver to such bill of health, and manufest, as he shall have received from the officer the any British conful during his voyage, together with his log-book bill of health, and journal, under penalty of forfeiting five hundred pounds; and manifelt, one moiety thereof to the King, his heirs and fuccessors, the of the British other moiety to him or them who thall sue for the same, by the log book action of debt, bill, plaint or information, in any of his Majesty's and journal, courts of record at Westminster, Edinburgh, Dublin, or in the under penalty proper courts of the isles of Guernsey, Fers.y, Alderney, Sirk or of 500 l. Man respectively.

V. And be it further enacted by the authority aforesaid, That Master, &c. · if any commander, mafter or other person having charge of any quitting the hip or veiled liable to perform quarentine, having notice there-veiled before d, shall himself quit, or shall knowingly permit or suffer any quarentine scaman or passenger coming the such ship or vessel, to quit such performed, ther thip, boat or vessel before such exercising that he will be cence; ther thip, boat or vessel before such quarentine shall be fully performed, unless in such cases, and by such proper licence as shall be directed or permitted by such order or orders made or to be made concerning quarentine, and the prevention of infection as aforefaid; or in case any commander, master or other person having charge of such thip or vessel, shall not, with- or not going in convenient time after due notice given for that purpose by to the place the proper officer, cause such ship or vessel, and the lading appointed, to thereof, to be conveyed into the place or places appointed for such thereof, to be conveyed into the place or places appointed for fuch thip, veffel and lading to perform quarentine respectively; then, and in every fuch case, every such commander, master or other person having charge of such ship or vessel, for every such offence shall forseit five hundred pounds; one moiety thereof to the King, his heirs and fuccessors, and the other moiety to him or and per ons them who will fue for the same; and also if any person shall so vessel to be quit such thin or wessel by soine on them. quit fuch thip or reffel by going on thore, or by going on board obliged by any other ship or vessel, contrary to the true meaning of this torce to react, it shall and may be lawful for all persons whatsoever, by turn,

and to fuffer imprisonment, and forfeit 2001.

Lazarets may be erected on common or private grounds, making fatisfaction to the proprietors.

In case of difference, the same to be settled by a jury at the quarter-sestions.

any kind of force and violence, to compel such person to return on board such ship or vessel; and every such person so quitting such ship or vessel shall for every such offence suffer imprisonment for the space of six months, and shall also forseit the sum of two hundred pounds; one moiety to the King, his steirs and successors, the other moiety to him or them that will sue for the same; the same respective penalties and forseitures to be recovered by action of debt, bill, plaint or information, in say of his Majesty's courts of record at Westminster, Edinburgh, but lin, or in the proper courts of the isles of Guernsey, Jersey, Alderney, Sark, or Man respectively.

VI. And be it further enacted by the authority aforesaid, That whenever his Majesty, his heirs and successors, by and with the advice and consent of parliament, shall direct houses or lazarets to be provided for the receiving and entertaining of perfons obliged to perform quarentine, or for the depositing, opening and airing of goods and merchandizes liable to perform quarentine at aforesaid, it shall and may be lawful to erect the same either in any waste grounds or commons, or where such waste grounds or commons are not sufficient, in the several grounds of any person or persons whatsoever, not being a house, park, garden, orchard, yard or planted walk, or avenue to a house, paying such rate, rent or consideration for the same to the persons interested therein respectively, according to their several interests in the same, as shall be agreed on between the persons so interested, their guardians or trustees, and any two persons to be appointed for that purpose by his Majesty, his heirs or fuccesfors, under his or their sign manual; and in case of any difference concerning such rate, rent or consideration between the persons so interested, their guardians or trustees, and fuch persons so to be appointed by his Majesty, his heirs or su ceffors as aforefaid, then and in fach cases the said persons so to be appointed by his Majesty, his heirs and successors, may and are hereby authorized, thirty clear days before any general quarter session of the peace to be holden for the respective counties or divisions where such grounds shall respectively lie as aforesaid. to give or cause to be given, to the occupier or occupiers of such feveral grounds, or to be left at their last places of abode respectively, a notice in writing, describing the quantity of ground so directed by his Majesty, his heirs and successors, by and with the advice and consent of parliament, for the purposes aforesaid, and purporting that the rent or confideration of such ground will be adjusted and settled by a jury at the said sessions; and the justices at their faid sessions, upon proof to them made that such notices have been given, shall and are hereby authorized and required to charge the jury which shall attend at the said sessions, or some other jury of twelve honest and substantial men (to be then and there impanelled and returned by the sheriff of the county, without fee or reward) and cause to be sworn, well and truly on their oaths to affels the value of the ground comprized in the faid notices, and the rent or confideration to be given for the lame

fame to the respective owner or owners thereof, according to their respective interests therein; which oath the said justices are hereby required to administer to the said jury, and to which faid jury the faid persons to be appointed by his Majesty, his his heirs and fuccessors, and the parties interested in such ground shall have their lawful challenges; and the said jury being so forn and charged as aforefaid, after proper evidence on oath giv'n to them, thall by their verdict affels the rent or confiderato be given for such ground to the respective owner or owners thereof, according to their respective interests therein; which verdict of the faid jury, and judgment of the faid justices thereupon, shall be conclusive and finally bind all parties; and that from and after such verdict and judgment, his Majesty, his heirs and fuccessors, shall and may hold and enjoy such ground for and during all such time and term as his Majesty, his heirs and successors, shall judge necessary for the purposes aforesaid, paying for the same such rate, rent, or other consideration, as shall be agreed upon, or affessed and adjudged as storesaid.

VII. And be it further enacted by the authority aforesaid, Officers to o-That the proper officers authorized to put in execution such or-blige all perders made or to be made as aforesaid, shall, and they are here-fons to comby impowered and required to cause and compel all persons o- ply with orbliged to perform quarentine as aforesaid, and all goods and merchandizes comprized within any fuch orders made or to be made as aforefaid, respectively to repair, or be conveyed to some of the faid houses or lazarets, or to such other places as shall be provided for the reception of such persons, goods or merchandizes, or for the opening and airing of fuch goods or merchandizes, according to such order or orders made or to be made as

-aforefaid.

WIII. And be it further enacted, That if any person obliged Persons re-to perform quarentine as aforesaid, shall wilfully refuse or ne-fusing to perglect to repair, within convenient time after due notice for that form quarenpurpose given to him, her or them, by the proper officer, to the tine, &c. house, lazaret, or other place, duly appointed for him, her or them, or having been placed in such house or lazaret, or other place, shall escape or attempt to escape out of the same before quarentine fully performed; it shall and may be lawful to and Officers may for the watchmen, and other persons appointed to see quaren-compel them tine performed, by such force as the case shall require, to com- by force. pel every such person so refusing or neglecting as aforesaid, and every fuch person so escaping or attempting to escape as aforefaid, to repair or return into such house, lazaret, or other place fo appointed for him or her as aforefaid; and every fuch person fo refusing or neglecting to repair, within convenient time after Persons escapfuch notice as aforesaid, into such house, lazaret, or other place ing, &c. guilty appointed for him or her as aforefaid; and also every person of selony. actually escaping as aforesaid, shall be adjudged guilty of felony, and shall suffer death as a felon, without benefit of clergy.

IX I And whereas disobedience or refractory behaviour in persons Officers to ea-under, quarentine may be attended with great danger and inconvenience; force obedi-

be it further enacted by the authority aforefaid, That all persons liable to perform quarentine, whether in ships, lazarets, or elsewhere, shall be subject, during the said quarentine, to such, orders as they shall receive from the proper officers authorized to fee it duly performed; and the faid officers are hereby impowered and required to enforce all necessary obedience to their faid orders; and may, in case of necessity, call in others to the affiliance; and all persons so called are hereby required to fifish accordingly.

Sound persons entering a lazaret, &c. fection is, to be obliged to continue there, and rentine;

X. And be it further enacted, That if any person not infected with the plague, nor liable to perform quarentine, shall enter any house, lazaret, or other place so appointed as aforewhere the in- faid, whill any person or persons infected with the plague, or being under quarentine, shall be therein; and shall return, or attempt to rejurn from thence, unless in such cases, and by such licence, as shall be directed or permitted by such order or perform qua- orders made or to be made as aforelaid; it shall and may be lawful to any for the watchmen, or other persons appointed to guard or fecure such house, lazaret, or other place so appointed as aforefaid, by fuch force as the case shall require, to compel fuch person so returning or attempting to return, to repair into fuch house, lazaret, or other place so appointed as aforesaid, there to continue and perform quarentine: and in case such perfon thall actually escape out of such house, lazaret, or other place where he or the shall be to placed for performance of quarentine, before he or the thall have fully performed the fame, he or the shall be adjudged guilty of felony, and shall fuffer death as a felon, without benefit of clergy.

and if he escape, to be guilty of fe-lony.

Officer neglecting duty, to forfeit his office, and 100 l.

XI. And it is hereby further enacted, That if any officer or officers of his Majesty's customs, or any other officer or officer person or persons whatsoever, to whom it doth or shall appertain, to execute any order or orders made or to be made concerning quarentine, or the prevention of infection, and notified as aforefaid, or to fee the fame put in execution, shall be guilty of any wilful breach or neglect of his or their duty in that behalf, every fuch officer and person to offending thall forseit his office or employment in the cultoms, or any other office or employment, and mail become from thenceforth incapable to hold or enjoy the same, or to take a new grant thereof, and forfeit the fum of one hundred pounds, one moiety thereof to the King, his heirs and fuccessors, and the other moiety to him or them who shall or will sue for the same by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, Edinburgh, Dublin, or in the proper courts of the isles of Guernsey, Jersey, Amerney, Sark or Man, respectively; and if any such officer or person shall embezzle, or shall knowingly and willingly damage any goods performing quarentine under his direction, he shall be hable to pay treble damages, and full costs of suit.

and if he embezzle any goods, to pay treble damages.

XII. And whereas certain species of goods and merchandizes are more especially liable to retain infection, and may be brought from places

places infected into other countries, and from thence imported into his Majesty's dominions in ships not obliged to perform quarentine; be it enacted by the authority aforefaid, That all such goods and Goods speme. chandizes as are or shall be particularly specified for that cised to be purpose, in any order or orders made or to be made concerning liable to quarentine, and the prevention of infection as aforestid, which rentine. Quarentine, and the prevention of infection as aforefaid, which shall be imported into any of his Majesty's dominions, from any - foreign country or place, in any ship or vessel whatsoever, shall be subject and liable to such order or orders made or to be made concerning quarentine, and the prevention of infection as aforefaid.

XIII. And it is hereby further enacted, That after quarentine shall have been duly performed by any ship or vessel, person or On proof persons, obliged to perform quarentine, according to such order that the vesor orders made as aforefaid, and this act, and up in proof to be fel hath permade by the oaths of the mafter, or other person figving charge formed quaof fuch ship or vessel, and of two of the persons Selonging to rentine, fuch thip or vessel, or upon proof to be made by the oaths of two or more credible witnesses, before the customer, comptroller or collector of the port where such quarentine shall be performed, or the next port thereunto, or before any of their deputies, or any justice of the peace living near to such port, or where fuch quarentine shall have been performed within any of the faid itles of Guernsey, Jersey, Alderney, Sark or Min, before any two jurats or magistrates of any of the said isles respectively, (which persons are hereby authorized and required to administer fuch oath) that such ship or vessel, and all and every such perfon and persons respectively, have duly personmed quarentine as prefaid; and that the ship or vessel, and all and every such that the same person and persons, are free from insection; and after producing is tree from a certificate to that purpose, figured by the chief officer who fu- infection; perintended the quarentine of the said ship, then and in the said and a certifirespective cases such customer, comptroller or collector, or any officer, &c. of their deputies, together with the faid justice of the peace, or fuch jurats or magifirates as aforefaid respectively, are hereby the ship and required to give a certificate thereof; and thereupon such ship men to be disor veffel, and all and every fuch person and persons so having charged. performed quarentine, shall be liable to no further restraint or detention upon the same account, for which such ship or vessel, person or persons, shall have performed quarentine as aforesaid. XIV. And it is hereby further enacted, That the officer be- No fee to be

fore whom such oath shall be made, and by whom such certifi- taken. cate shall be given, shall for such respective oath and certificate demand or take no see or reward whatsoever.

XV. Provided nevertheless, and it is hereby enacted, That orders to be all goods, wares and merchandizes, liable to quarentine as a complied with foresaid, shall be opened and aired in such place or places, and for the airing for fuch time, and in fuch manner, as shall be directed by his of goods; Majesty, his heirs or successors, by such order or orders to be and on certimade as aforefaid; and after fuch orders thail have been duly complied with, and a certificate thereof given by the chief officer ap-

pointed

pointed to superintend the quarentine and airing of such goods. wares and merchandizes, and proof shall be made thereof, by the oaths of two or more credible witnesses, before the customer. comptroller or collector of the port, lying next to fuch place or places where fuch goods, wares or merchandizes, shall have been opened and aired as aforesaid, or any of their deputies, or any justice of the peace living near the same, or before any two jurats or magistrates of the said isles of Guernsey, Jersey, Alderney, Sark or Man respectively, (who are hereby authorized and required to administer such oath) upon certificate and return of fuch proof by fuch customer, comptroller or collector, or any of their deputies, or such two jurats or magistrates as aforesaid. (who are hereby respectively required to make such certificate and return to the commissioners appointed for the management of the customs of Great Britain or Ireland, or to the governor or commander in chief, being upon the place, in the isles of Guernsey, Jursey, Alderney, Sark or Man respectively) such goods, be discharged, wares and merchandizes, shall be forthwith discharged from any restraint or detention upon the same account, by order of the faid commissioners, or any two of them, or of the said governor or commander in chief of any of the faid isles as aforefaid respectively; for every of which oath, certificate and order, no fee or reward whatsoever shall be demanded or taken.

the goods to

Officer de-

XVI. Provided always, and be it enacted, That if any offimanding a fee cer or other person shall demand or take any fee or reward for such oath whatsoever for any such oath, order or certificate, to be admior certificate, nistered or made in pursuance of this act, every person so ofto forseit 1001. Sanding shall forseit the sum of one hundred pounds, one moiefending shall forfeit the sum of one hundred pounds, one moiety thereof to his Majesty, his heirs and successors, and the other moiety to him or them who shall sue for the same, by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, Edinburgh, Dublin, or in the proper courts of Guernsey, Jersey, Aiderney, Sark or Man respectively, in which case treble costs shall be allowed to either party as in other cases.

Superintendant of the watchman, acting contrary to their duty,

XVII. And be it further epacted by the authority aforesaid, That if any officer or other person appointed to see quarentine quarentine, or duly performed, or any person placed or appointed as a watchman upon any house, lazaret, ship or other place, for performance of quarentine in pursuance of this act, shall desert from their duty when employed on the said business of quarentine, or shall knowingly and willingly permit or suffer any person, ship, goods or merchandizes, to depart or be conveyed out of such house, lazaret, ship or other place respectively appointed for performance of quarentine, unless in such cases, and by such licence, as are or shall be directed or permitted by some order er efficer giv- or orders made or to be made as aforesaid; or if any person diing a false cer- rected as aforesaid to give a certificate of a ship's having duly performed her quarentine or airing, shall knowingly give a false certificate; then and in every of the said cases, every such offi-

tificate, to fuffer death. cer and person so offending shall suffer death as in cases of selo-

ny, without benefit of clergy.

XVIII. And be it further enacted by the authority aforesaid, Persons con-That if any person or persons shall knowingly or wilfully con-cealing or ceal from the officers of quarentine, or shall clandestinely con-clandestinely conveying let-vey any letters, goods, wares or merchandizes from any ship ters or goods under quarentine, or liable to perform quarentine, by any such from any ship order to be made as aforefaid, or from any lazaret or other place under quarenwhet goods shall performing quarentine, every such person tine, or from any lazaret, to fo offending shall suffer death, as in cases of felony, without suffer death,

benefit of clergy.

XIX. And whereas it is notorious, that notwithstanding the many good laws made to prevent the clandistine importation of customable and prohibited goods and merchandizes, a pernicious trade of that kind is still carried on, for the most part in open books or vessels of small burthen, which privately and in the night put into creeks and secret places on the coast, thereby escaping the observation of the officers of the customs, which practices may prove highly aetrimental to the safety of these kingdoms during a time of infection; for prevention thereof, be it enacted by the authority aforefaid, That During theinwhen any part of Great Britain, Ireland, or the isles of Guernsey, section in the fersey, Alderney, Sark or Man, or France, Spain, Portugal or meetinged fersey, Aldernes, Sark or Man, or France, spain, Fortugal or mentioned, the Low Countries, shall be infected with the plague, it shall and small vessels may be lawful to and for his Majesty, his heirs and successors, to give securiby his or their proclamation to prohibit and restrain all small ty not to touch boats and vessels, under the burthen of twenty tons, from fail- at any country ing or passing out of any port or place of Great Britain or Ireland, mentioned in or the isles of Guernsey, Jersey, Alderney, Sark and Man, or any a proclamaof them, until lecurity be first given by the master of every such tion. Picot or vessel respectively, to the satisfaction of the principal officer of the customs, or the chief magistrate of the port or place from whence such boat of vessel shall sail, by bond taken to the King, his heirs or successors, with sufficient sureties, in the penalty of three hundred pounds, with condition that if such boat or veffel shall not go to, or touch at any country, port or place to be mentioned for that purpose in such proclamation: and if the master or other person having charge of such boat or vessel, and all and every mariner and mariners, passenger and passengers going in such boat or vessel shall, during the time aforesaid, not go on board any other ship or vessel at sea, and if fuch master or other person having charge of such boat or vessel shall not permit or suffer any person or persons to come on board fuch boat or vessel at sea from any other ship or vessel, and shall not, during the time aforesaid, receive any goods and merchandizes whatsoever out of any other ship or vessel, then such bond shall be void, or to such effect; for the making of which vessels failing bond no fee or reward whatfoever shall be taken; and in case without such any boat or vessel for which such security shall be required by security to be such proclamation, shall set fail or pass out of any port or place forfeited; of Great Britain or Ireland, or the islands of Guernsey, Jersey, Alderney, Sark and Mang or any of them respectively, before such

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fecurity be given as aforefaid, every such boat or vessel so sailing or passing out of any port or place, contrary to the true intent and meaning of this act, together with her tackle, apparel and furniture, shall be forfeited to the King, his heirs and successors, and thall and may be feized, fued for, and recovered in his Majetty's court of exchequer at Westminster, Edinburgh or Dublin, or in the proper courts of the illes of Guernsey, Jersey, Alderney, Sark or Man respectively, to the use of his Majesty, his heirs and successors; and the master of, and morely mariner sailing in any fuch boat or veilel, being thereof lawfully convicted upon his or their appearance or default, upon the oath or oaths of one or more credible witness or witnesses, by one or more justice or justices of the peace where such offender shall be found (which oath fuch justice or justices of the peace are hereby impowered and required to administer) shall forseit the sum of twenty pounds; one moiety thereof to the informer, the other moiety to the poor of the parith where such offender shall be found; the same to be levied by distress and sale of the offender's goods, by warrant under the hand and seal or the hands and feals of such justice or justices before whom such offender shall be convicted as aforefaid; and for want of sufficient distress. every such offender shall by such justice or justices be committed to prison, there to remain without bail or mainprize for the space of three months; and in case any such offender shall be found in any of the faid ifles of Guernsey, Fersey, Alderney, Sark or Man, and shall be lawfully convicted of such offence in any action or fuit to be founded on this act, in the proper court of any of the faid isles where he shall be so found, such offender shall forfeit the fum of twenty pounds, one moiety thereof to the informer, and the other moiety to the poor of the parish or place where fuch offender shall be found; and in default of paying such penalty shall suffer imprisonment without bail or mainprize for the

Orders concerning quarentine to be read in churches, &c.

fpace of three months. XX. And, to the end that all persons may know how to demean themselves in the premisses, be it further enacted by the authority aforesaid, That when and as often as his Majesty, his heirs or fuccceffors, shall make any order or orders concerning quarentine, and the prevention of infection, and notify the fame by proclamation, or cause the same to be published in the London Gazette, as aforesaid; such proclamation, or order or orders in council, as aforefaid, shall be publickly read upon the next Sunday on which divine fervice shall be performed after the receipt of the same, and the first Sunday in every month afterwards (during the time fuch orders shall continue in force) immediately after the prayers in all parish churches, and other places fet apart for divine worship, within such counties and places as shall be specified for that purpose in such proclamation or orders respectively.

XXI. And be it further enacted by the authority aforesaid, That if any action or suit shall be commenced against any perfon or persons for any thing done in pursuance of this present

act.

act, the defendant or defendants in such action or suit, may plead the general issue, and give this act, and the special mat- General issue. ter in evidence, at any trial to be had thereupon, and that the fame was done in pursuance and by the authority of the faid act; and if it shall appear so to have been done, then the jury shall find for the defendant or defendants; and if the plaintiff shall be nonfuited, or discontinue his action, after the defendant or defendants shall have appeared; or if judgment shall have been given upon any verlict or demurrer against the plaintiff, the de-fendant or defendants shall and may recover treble costs, and Treble costs. have the like remedy for the same, as the defendant or defendants hath or have in other cases by law.

XXII. Provided always, and it is hereby enacted, That no Limitation of attainder of felony, by virtue of this act, thall extend to work attainder of any corruption of blood or forfeiture of any goods, chattels, act.

lands, tenements or hereditaments.

XXIII. And it is hereby further enacted by the authority Commenceaforesaid, That this act, and the several clauses and provisions ment of this therein contained, shall commence and take effect from and after act. the first day of March one thousand seven hundred and fifty four.

CAP. VII.

An act for the more easy and speedy recovery of small debts within the borough of Boston, and Skirbeck Quarter, and the parishes of Boston and Skirbeck, in the county of Lincoln.

CAP. VIII.

An all for opening the port of Exeter for the importation of wool, and woollen yarn from Ireland.

THEREAS the opening of the port of Exeter for the importation of wool, and wallen yarn from Ireland, will be of great utility and advantage to the woollen manufactures in the city of Exeter, and also in the neighbourhood thereof, by rendering the conveyance of those materials more casy, cheap and expeditious, and may also be a means of increasing the importation of wool, and woollen yarn from Ireland, into this kingdom: may it therefore please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and content of the lords spiritual and temporal and commons, in this present parliament assembled, and by the authority of the fame, That from and after the first day of June one thousand Wool, &c. feven hundred and fifty three, it shall and may be lawful for any may be imperson or persons to import into the port of Exeter, any wool, ported from or woollen or bay-yarn, wool-fells, thortlings, mortlings, wool- fieland into flocks, and worsted-yarn, from Ireland; any act or acts of par- Exeter; liament to the contrary in any wife notwithstanding.

II. Provided always, and be a enacted by the authority afore- Under the refaid, That all fuch importations of wool, and woollen or bay- gulations yarn, wool-fells, shortlings, mortlings, wool-flocks, and worsted-yarn, from Ireland, into the faid port of Exeter, shall be Vol. XXI.

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made from such ports only, and under the same restrictions and regulations in all respects, as wool or woollen-yarn is now by law permitted to be imported into the several ports of Biddeford, Barnstaple, Minchead, Bridgwater, Bristol, Milford Haven, Chester, Liverpoole, Lancaster and Great Yarmouth, or any of them, and in the same manner, to all intents and purposes, as if the aid port of Exeter had been particularly named for the im/fortation of by 10 & 11 W. the faid goods, in an act made in the tenth and eleventh years of the reign of the late King William the Thirty (intituled, An act to prevent the exportation of wool out of the kingdoms of Ireland and England into forcign parts, and for the encouragement of the woollen manusactures in the kingdom of England) or in any other act or acts of parliament whatsoever.

C A P. 1X.

An act to explain, amend, and render more effectual an act made in the twenty third year of the reign of his present Maj-sty, intituled, An act for the encouragement of the British white herring sishery; and for regulating the said fishery according to the calendar now in use, and for other purposes therein mentioned.

23Geo. 2.c. 24. WHEREAS by an all made in the twenty third year of the reign of his present Majesty, intituled, An act for the encouragement of the British white herring fishery, after impowering his Majesty, his heirs and successors, by letters patent, under the great feal of Great Britain, to incorporate fundry persons in the faid all named, and such other bodies and persons, as in the said att are mentioned, to be one body politick and corporate, by the name of The Society of the free British fishery, for the purpose of carrying on and improving the British while herring fisheries; it is, among st other things, enacted, That for an encouragement to such persons as shall become fubscribers to the stock for carrying on the said fisheries, that the sum of three pounds by the year for each hundred pounds, which shall be actually employed in the faid fishery, and proportionably for any greater or leffer fum, shall be paid to the proprietors of the faid flock, for and during the space of fourte-n years from the date of their charter, out of the customs, by the receiver general of his Majesty's customs, by equal half-yearly payments, provided that the said society shall employ the sum of one hundred thousand pounds, at least, in the faid fisheries, within the spice of eighteen months after the date of such subscription; and it is by the said act further provided and enacted, That such sums as shall bona fide be contracted to be paid within fix months, shall be deemed employed within the sense and meaning of the faid act, in case so much money of the said company as shall be fufficient to answer the faid contracts respectively, shall at the time of making the same, be in the bank of England: and whereas, pur-Juant to the powers by the faid att given to his faid Majesty, a fociety by the name of The Society of the free British fishery, bath been incorporated by charter, bearing date the eleventh day of October one thous

thousand seven hundred and fifty, and a very considerable sum of money hath been subscribed and paid in towards carrying on the purposes of the faid, act and charter: and whereas the faid fociety, in the carrying on the Laid fishery, did actually expend within the term of eighteen months after the date of fuch subscription, or bona fide contract to be pid within the term of six months, allowed after the expiration of such eighteen months, the sum of one hundred thousand pounds, and upwards, and actually had in the bank of England, before the expiration of the said eighteen months, money fufficient to answer all such contracts; but in regard the faid scriety had not in the bank of England, at the respective times of making such contracts, money sufficient to answer the said contracts respectively, a doubt hath arisen whether the faid society are, by the words of the faid act, intitled to the interest of three pounds per cent. allowed by the said act, for such sum fo by them expended or employed in the faid fishery: and whereas, amongst other qualifications by the said att made necessary for obtaining a licence and authority for the faid society's buffes or veffels to proceed on the faid fishery, outh is to be made by such persons, as in the faid all mentioned, that it is their firm purpose and determined resolution, that such buffes or veffels shall proceed either to Brassey's Sound in Shetland, and be at the rendezvous of the faid fishery there, on or before the eleventh day of June, and shall not shoot or wet their nets before the thirteenth day of the faid month of June, and shall continue fishing as in the faid act directed, to the first day of October, or shall proceed to Campbell Town in Argyllshire, and be at the rendezvous of the faid fisheries on or before the first day of September, and shall continue fishing to the thirty first day of December, unless they shall have somer completed their loading of fish; which said several nominal days by the late alteration made by law, in the supputation of time, in these kingdoms, will, for the time to come, fall eleven days carlier in the year than was intended by the faid act: and whereas doubts have arisen whether the busses or wesses employed by the said saciety in the faid fisheries, are by the said act obliged to have on board at their return into port from the faid fishery, the same number of hands as they are by the faid all required to have on board at the rendezvous of fuch veffels; and also whether such veffels are at liberty to put into port between the intervals of the two Meries, which are called the Shet-land and the Yarmouth fisheries in order to change thir nets, and otherwise to prepare for the second lishery: and whereas it is further enacted by the faid recited act, That every buls or veffel of the burthen of seventy tons, and designed for the said sishery, shall, on her proceeding to fea, have on board ofe fleet of fifty nets, each net to be thirty yards full upon the rope, and seven fathoms deep, and so in proportion for any ressels of a greater or lesser tonnage, and be provided with one other fleet of fifty like nets, on board a jagger or ten-der to attend the said fishery, or left on shore in a proper place for the use of such buss of vessel; which nets have been found by experience to be much too deep for the Yarmouth fishery; therefore for the putting an end to fuch doubts, and for the further and better regulating the faid fisheries, be it enacted and declared; and it is hereby enacted and declared by the

The fociety per cent. interest on the ed by them.

The o 'th for the fociebe made conformable to the calendar now in ule.

the King's most excellent Majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, That the faid fociety are, to all intents and purpoles, inintitled to 3 l. titled to have and receive the interest of three pounds by the year for each hundred pounds employed in the faid fife :9, and fums employ- proportionably for any greater or leffer fumy for luck time and term of years, and payable in such manner, as the said society would have been intitled thereto, in case so kluch money of the faid fociety as would have been sufficient to answer their said contracts respectively, had, at the time of making the same, been in the bank of Figland; any thing in the faid act contained to the contrary thereof in any wife notwithstanding.

II. And by it further enacted by the authority aforesaid, respect to the 'T' at from Kenceforth the oath and oaths by the said act requirdays appointed to be taken, with respect to the said several nominal days dezvous, &c. thereby appointed, for the rendezvous of the faid fociety's buffes or vessels, and for the commencement and duration of the ty's veilels, to faid fisheries, shall be varied and made conformable to the calendar now in use in these kingdoms; that is to say, That the oath to be made in order to the procuring a licence to proceed on the faid fishery, shall import that it is the firm purpose and determined resolution of the persons making such oath, that the buls or veiled applying for licence and authority to proceed on the faid fifthery, shall proceed manned, furnished and accounted, in fuch manner as by the faid recited act is required, and not otherwise altered by this present act, either to Brassey's Sound in Shetland, and be at the rendezvous of the faid fishery there, on or before the twenty second day of June, and shall not shoot or . wet their nets before the twenty fourth day of the faid month of June, and shall continue fishing as in the said act is mentioned, and not otherwise altered by this present act, unless prevented by loss of masts or other unavoidable accidents, to the twelfth day of October, or shall proceed to Campbell Town in Argyllsbire, and be at the rendezvous of the said fisheries on or before the twelfth day of Septembey, and shall continue fishing, not being prevented as aforefaid, to the eleventh day of January, unless they shall have sooner completed their loading of fish; and that the oath by the said aft required to be made by the respective masters of the said busies or vessels at their return into port for their discharge, with respect to their having conformed to the several days appointed by the said act for the rendezvous of such busses or vessels, and for the commencement and duration of the said fisheries, may and shall from henceforth be varied and made conformable to the alterations made by this present act in respect of such several nominal days.

III. And he it further enacted, and it is further enacted and The fociety not intitled to declared by the authority aforesaid, That the said society shall the bounty of not be intitled to have and receive the bounty of thirty shillings 30 s. per ton, where the vef- per ton by the faid act given or allowed to veffels employed in the faid fisheries, in respect of such vessels as theil mourn into

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1753.] port at the end of the faid fishery with a less number of hands hands than than such vessel is required by the said act to have on board at she is required than such vener is required by the faid act to have on the rendezvous of the faid fociety's vessels, unless it shall be board. made appear that such number hath been reduced by death, or that fuch reduction is occasioned by sickness or desertion, without any default, fraud or collusion on the part of the said society; Between the and allowing to shall and may be lawful for the said busses or vestine siberies fels, between the intervals of the said Shetland and Yarmouth the vessels may fisheries, to put into any port of Great Britain or Ireland for the put into port. purpose of changing nets, and otherwise preparing for such Yarmouth fishery; any thing in the said act contained to the contrary thereof in any wife notwithstanding.

IV. And it is further enacted and declared by the authority Second fleet aforesaid, That it shall and may be lawful los the said second of nets many fleet of nets by the said act required to be on board a jagger or of any tepth tender, or to be left on shore for the use of the said fisher, as not under tender, or to be left on shore for the use of the said fisher. aforesaid, to be of any depth not under five fathoms; and that

the certificate and oath by the faid recited act required to be made and taken, touching the depth of the fishing nets to be used in the said fishery, may and shall be varied and made conformable to the alterations by this present act permitted to be made in respect to the depth of such second fleet of nets; any

thing in the faid act contained to the contrary thereof in any wife notwiththanding.

V. And whereas by an at? made in the fifth year of the reign of bis late majesty King George the First, (intituled, An act for re- 5Geo. 1. c. 18, covering the credit of the British fishery in foreign parts, and for better fecuring the duties on falt) after directing that all toreign or British falt to be used in the curing of fish for exportation shall, on being landed, and during the intervals of the fishing seasons, be lodged in a warehouse under the lock and key of an officer for the duties on falt, as well as of the proprietor of fuch falt, it is enacted, That fuch officers shall, on such proprietors complying with certain conditions in the said act mentioned, deliver into the sale custody of such proprietor, or his agent, all the faid falt for the curing of fish taken during the faid fishing season; and that at the end of every fishing season fuch officer shall take a particular account of the quantities of foreign and British falt respectively remaining in hand, which is to he immediately locked up in such joint custon as aforesaid; and the proprietors of such salt, or their agents, using ssuch salt as aforesaid, are by the said act directed, as som as possible after the end of every sisting season, to deliver an account in writing into the office for the duty in salt in the said act mentioned, containing the quantity of sist exported, or entered and shipped to be exported, on which the faid fait tiken away after its delivery into the fole suffedy of fuch proprietors, or their agents, hath been used or consumed, together with certificates by the proper officers of the feveral ports where the faid fish were thisped for exportation, verifying the faid account; and by the faid act a penalty of twenty shillings is wie on such proprietors of falt, or their agents, for every bushel of falt so taken out, which shall not be accounted for in the manner therein before, or otherwise, as in the faid att min-

tioned, or which shall not be returned, or sound remaining at the end of every sissing season in the cellars or warehouses, as in the said at Geo. 1. C. 4. mentioned; and by another att made in the eighth year of the reien of his said late Majesty, (intituled, An act for taking off the duty upon all falt used in the curing red herrings, and laying a proportionable duty upon all red herrings consumed at home only: and for ascertaining the customs and excise payable for the setter for any harbour or river of this ealm; and for the better securing the duties on salt delivered in Scotland) a penalty of ten shillings per bushel is laid upon all persons who shall have received into their sole custody any quantity of foreign or British salt, duty free, for curing of sish for soreign markets, that shall not deliver to the proper officers yearly, upon three months after the expiration of each respective year such accounts of the salt received as aforesaid, and of the said late Majesty directs, together with such certificate as aforesaid, verifying the said account: and by another as, made in the eighth second the reign of the reign of his present Majesty, (intituled, An act for granting and continuing the duties upon salt, and upon red and white

his faid late Majesty directs, together with such certificate as aforefaid, verifying the faid account: and by another ac. made in the eighth ing and continuing the duties upon falt, and upon red and white herrings, for the further term of four years; and for giving further time for the payment of duties emitted to be paid for the indentures and contracts of clerks and ar premiers) after reciting the faid two leveral acts of the fifth and cities is of the reign of his faid late Majesty, it is amongst other this worted, That after the twenty fourth day of June one thousand from bundred and thirty five, no foreign falt shall be delivered ove from ,u.b joint custody into such sole custody as aforefaid, for curing tish for exportation, except fuch proprietor, or his agent, do give fecurity as in the faid all directed, to account for fuch foreign falt in the terms of, and according to the true intent and meaning of the faid acts of the fifth and eighth years of the reign of his faid late Majery, or to answer the several penalties in the said as directed to be recovered from the proprietors offending against the said asts, or either of them: and whereas the society of the free British fishery have used great quantities of foreign falt in the curing of white herrings, great part of which hath been exported, or fent to and fold at foreign markets; and the said society, as proprietors of such salt, or their agents, have, from time to time, on delivering over such salt from such joint custody as aforesaid, into the sole custody of such salt from such such security as by the said act of the eighth year, of his present Majesty is directed, touching the accounting for such soreign salt; but in regard that a considerable part of such sole hath seen sitted of immediately from considerable part of such fish bath cen shipped off immediately from fea, from on board the respective of sels employed in taking and curing the same, without being first brought into port, in order to secure a better sale at foreign markets, before the arrival of the like commodities from other nations, the faid fociety, or their agents, have not been able fully to comply with the directions of the faid acts, touching the accounting for fuch part of the faid falt, as both been employed in the curing of such part of the said fish, as hath been so sent away to foreign markets immediately from fea, there being no provision in the pre-

fent laws how, and in what manner, and by whom, the shipping of such fish immediately from sea for foreign markets shall be verified, whereby the faid fociety, or their agents, who have given fuch fecurity as aforefaid, are or will become liable to be fued on their several securities afore said, for the several penalties inflicted by the said acts of the second eighth years of his said late Majesty; and the said society with the further prosecution of the said sistery, he exposed to the same difficulty with some energy be provided in respect thereof: be it therefore enacted and declard, and it is hereby enacted and declared by the authority aforesaid. That the quantity of such The quantity white herrings as have already been sent, or which hereafter of white herthall be sent, by the said society, or their agents, to foreign marforeign markets immediately from sea, without being first brought into port, kets, without
thall be aforestined and made appears by the sent to the society's being sent. shall be ascertained and made appear by the oath of the society's being first superintendant of the said sishery, to be made before one or more of his Majesty's justices of the peace, or an officer for the due certained by on salt, who are hereby impowered and required to administer the oath of fecretary and accomptant of the faid fociety, purporting, that it superintendant, and the the same; and a certificate or certificates under the hands of the the society's appears by letters or accounts from the correspondents or agents certificate of of the said society, to whom such fish mentioned in such affida- their secretary vit were configued, that such fish have come to the hands of and accompfuch correspondents or agents, or otherwife that such fish have tant. been lost at sea.

VI. And it is hereby further enacted and declared by the au- such affidavit thority aforefaid, That such affidavit and certificates shall be ad- and certificate mitted and taken to all intents and purposes, as evidence to ve- to be admitrify the quantity of such fish so already sent, or hereaster to be fent away immediately from fea as aforefaid; any thing in the faid recited acts, or either of them, contained to the contrary

thereof in any wife notwithstanding.

VII. And whereas the place appointed by the faid act for the rendezvous of the veffels employed is the faid fisheries, on the first day of September has been in many thes very inconvenient; be it there- Vessels which fore enacted by the authority aforesaid, That all vessels built and shall rendezfitted out in the manner required by the faid act, which shall wall, intitled rendezvous at Kirkwall in the Orkney islands on or before the to the bountwelfth day of September, and shall continue to be employed in ties. fishing among the shoals of herrings, as they move, to the eleventh day of January, unless the loading of such vessels be sooner compleated, shall (in safe all the other regulations and conditions prescribed by the sald act be observed and performed with respect to such vessels) He intitled to the bounties granted by the said act, in the same manner as if such vessels had rendezvoused at Campbell Town in like manner, and at the time required by the faid act.

VIII. Provided always. That no fishing vessel employed in No vessel obli-the white herring fishers, shall be obliged to carry to the latter ged to carry to the latter fithing more than on fleet of nets; any thing in the faid act to fifting more the contrary in any wife notwithfunding

the contrary in any wife notwithstanding.

than one fleet of nets.

hitby

CAP.X.

An act for enlarging the time and continuing the duties granted by several acts of parliament for repairs of the piers of Bridlington, alias Burlington, in the county of York; and for making the said acts more effectively.

8 & 9 W. 3. c. 29.

HEREAS by an act of puritation made an spaffed in the WV eighth and ninth years of the reign of his ate majesty King William the Third, intituted, An act for the repair of the piers of Bridlington, alias By lington, in the east riding of the county of York, it was among other things, enacted, That from and after the first day of May got thousand six hundred and ninety seven, and before and until the first day of May one thousand seven hundred and four, the duties therein mentioned should be paid for the rebuilding, Figuring and amending the faid piers; to wit, one farthing for every thaldron of toals, that during the fail term should be laden on board any ship, hoy, bark or other vessel, at or in the port of Newcastle upon Tine, or at Sunderland, Blythe, Seaton-Sluice, Culler-Coats, or any other port, harbour, colliery, or place that was or was reputed to be a member of the port of Newcastle; and to be paid to such persons and in such manner as by the said act is directed. And by another all made and passed in the first year of the reign of his late majesty King George the First, referring to the said former aet, all the duties thereby granted and made payable, and every clause, matter and thing therein contained were revived and enacted, and directed to

be continued and paid for fourteen years, from the twenty fourth day of June one thousand seven hundred and sixteen, until the twenty

1 Geo. 1. c. 49

fourth day of June one thousand seven hundred and thirty: and whereas by one other ast made in the fifth year of the reign of his Geo. 1. c. 10. faid late majesty King George the First, intituled, An act for enlarging the time granted by two cets of parliament for repairs of the piers of Bridlington, alias Berlington; and for making the said acts more effectual; it is thereby (amongst other things) enatted, That the faid att paffed in the eighth and ninth years of the reign of his said late majesty King William the Third, with all the powers thereby given, for charging, saising, levying, collecting and disposing of any sum or sums of money, for or towards repairing or rebuilding the faid piers of Bridlington, alias Burlington, should from and after the twenty fourth day of June one thousand seven hundred and thirty, continue and be in full force, for and during the of twenty five years; and that from and after the twenty fourth day of June one thousand seven hundred and nineteen, for the term of thirty six years, the several additional rates and duties therein mentioned, (over and besides the duty and duties granted and continued as aforefaid, or payable before the passing of the sume act) should be rai-fed, levied, collected and paid, for repairing and lengthening the said piers as and in manner therein expressed, and whereas by another act made and passed in the seventh year of the reign of his said late ma-7 Geo. 1. c. 16. Jesty King George the First, intituled, An act for the better pro-

serving and keeping in repair the piers of the town and port of

Whithy in the county of York; and for explaining and making more effectual the several acts passed for lengthening and repairing the piers of Bridlington, alias Burlington, in the faid county; it is amongst other things enacted, That the collector and collectors, or any of them, appointed for the collecting and receiving of the faid duthe fail att of the fifth year of the reign of his faid late majefly king corse the First imposed and made payable at the faid part of Bridlington, were thereby impowered to go on board any ship of fel within the said port of Bridlington, alias Burlington; and take account of, and canand and receive the said duties, and for nonpayment to distrain for the same in manner therein mentioned; and that the trustees appointed for putting in execution the faid recited acts, or any five or more of them, age thereby impowered to appoint such person as they shall think sit, with july annual salary out of the faid duty as they shall think fit, not exceeding ten pounded year, for the better governing and managing the port or him bour of Bridlington, otherwise Burlington, in such manner as in the said att is mentioned and directed: and whereas, although the money arifing from the duties granted by virtue of the said recited acts, and also other considerable sums of money, raised by a tax upon the lands within the manor of Bridlington aforesaid, have from time to time been laid out and applied in the repairing, rebuilding and enlarging the faid piers of Bridlington, alias Burlington aforesaid, yet the same has not been sufficient to support, maintain and keep the same in good order and repair; and by means of several violent storms, the same is become in a decaying and ruinous condition, and in imminent danger of being lost and destroyed, and there is now a considerable debt due and owing upon the credit of the faid acts; and as the terms for which the faid duties were granted by the former acts, will expire on the twenty fourth day of June one thousand seven hundred and fifty five, and it is impossible that the said piers can be effectually repaired and maintained, unless the said dutie be continued for a further term of years by authority of parliament 1 to the end therefore that the faid piers, and the port and harbour of Bridlington aforesaid, which has been of great fervice to pavigation, and of great use and benesit to the publick, may be meintained, supported and preserved: may it please your Majely, that it may be enacted, &c.

The acts 8 & 9 W. 3. c. 29. and 5 & 7 Geo. 1. continued for 35 years, from 24 June 1755, &c. New trustees to be elected in the room of such as shall die, or refuse to act. Trustees impowered to set up a crane on the key of the harbour, and to remove any soil. &c. to make the passage to the harbour commodious. Vessels belonging to Great Yarmouth excepted from the duties.

CAP. XI.

An all for permitting the expertation of wool, and woollen or bay yarn, from any port in Ireland to any port in Great Britain.

WHEREAS the permitting of wool, and woollen or bay yarn, to be exported only from certain ports in Ireland to certain ports in England, is not of so great and extensive advantage to the trade

Wool, and

any port in Ireland into

any port of

trade of this kingdom, as it would be if all the ports in Great Britain and Ireland were opened for that purpose; be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the fifth day of Frontier woollen or bay the year of our Lord one thousand seven hundred and liftyyarn, may be three, it shall and may be law un for any person a persons to export from any port in Ir and, any wool woollen or bay yarn, wool-fells, shortlings, mortlings, wool-flocks and worsted yarn, to any port in Freat Britain; any act or acts of parlia-Great Britain;

ment to the contrary notwithstanding.

II. Provided always, and be it enacted by the authority afore-faid, That all such exportations and importations of wool, and woollen or say yarn, wool-fells, shortlings, mortlings, woolfloc... worsted yarn, from any port in Ireland into any port in Great Britain, shall be made under the same restrictions and regulations, and in the same manner in all respects, as wool or woollen yarn is now by law permitted to be exported from Dublin, Waterford, Youghall, Kinfale, Cork, Drogheda, New Ross, Newry, Wexford, Wicklow, Sligoe, Limerick, Gallway and Dux. dalk, and imported into the several ports of Biddeford, FBarnstaple, Minhead, Bridgewater, Bristol, Milford Haven, Chester, Liverpoole, Lancaster and Great Yarmouth, or any of them.

under the restrictions enacted,

CAP. XII.

An all to prevent wines imported into any of the out-ports of this kingdom, being afterwards brought into the port of London, or parts adjacent, without paying the Lon-, don duty.

XIHEREAS the duties Yayable by law on wines imported from foreign parts into an of the out-ports of this kingdom, are less than the duties payable of wine imported into the port of London: and whereas such wines as are landed in any of the outports, for which duties are paid there, and which are afterwards brought to the port of London by Artificate, are by law liable to the payment of so much more subsidy of is short of the duty due in the port of London: and whereas great quantities of wine have of late been brought into London and places thereunto adjacent, by land carriage, without payment of the difference of the said respective duties; and in many cases wine is so brought into London without payment of any duties, to the great prejudica of the publick revenue, and the detriment of the fair merchants of his kingdom; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and symporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twenty-moth day of September one thousand seven hundred and fifty-three, no wine of any sort exceeding the quantity of ten gallons, which at any time shall have been imported from foreign parts into any out-port of this ... nodom,

No wine exceeding 10 gallons, imported into the out-ports, kingdom, shall be brought, removed or carried from such out- to be brought port, or from any other port or place whatfoever, either by to London, or land or by water, into the port of London, or the members within 20 miles of the thereof, or to any place whatfoever within the distance of twen-royal exty miles from the Royal Exchange of London, before the owner or change, with-Ponrietor of such wine shall have paid unto the collector, or outpaying the other proper officer of the customs nearest to the place from London duty. whence such white is milenium to be removed, the duties payable in any of the ext-ports, and also be difference of the respective duties payable there and in the port & London, on the importa-tion of such wine; and if any quantity of wine exceeding in Wine, exceedbottles three dozen, or in a cask or casks exceeding ten gallons, ing in bottles shall at one and the same time, and in one and the same carri- 3 dozen, or in age, be brought, removed or carried, either by land or by wa- casks to gal ter, into the port of London or the members thereof, or to an in the same place whatsoever within twenty miles of the said Royal Factinge, carriage to without a certificate from such collector or other proper officer London, or of his Majesty's customs, expressing the quantity and quality of within 20 miles of the fuch wine, and certifying, that as well the duties payable upon exchange, the first importation of such wine at any of the out-ports, as without a certhe difference between the faid duties, and those which are due tificate, &c. to in the port of London, on the importation of such wine, have be forfeited, been duly paid and fatisfied, or that the fame was wine fold for falvage, or that the fame has been compounded for or condemned, such wine shall be forfeited and lost, together with the casks and vessels containing the same, and shall and may be feized by any officer or officers of the customs, and profecuted in fuch manner as any uncustomed wines may be seized and profecuted.

II. Provided always, and be it enacted by the authority a- If after payforesaid, That if after the removal of any such wines, and after ment of the payment of the duties payable thereon in any of the out-ports, duties, the and also of the difference of the respective duties payable there wines shall be on the importation of such whes, and before the same shall be staved or per-brought into the port of Longon, or the members thereof, or to they be any place whatsoever within the distance of twenty miles from brought into the Royal Exchange of London, such wine shall happen to be stav- the port of ed, or to be lost, or perish, the commissioners of his Majesty's London, &c. customs, or any three of them, shall, (proof being made upon be made of oath to their satisfaction, that such wines have been so staved, or the differenhave been lost or perished as asserblaid) cause repayment to be ce. made to the owner or proprietor of such wine, of so much money as the difference of the duties payable for fuch wines in any out-port, and in the port of Legdon shall amount to, such repayment to be made out of any of the duties or customs payable

on wines imported.

CAP. XIII.

An all for the more effectually preventing the fraudulent removal of tobacco by land or water, and for the ease of the fair trader in tobacco; and for ascertaining the rates pc. able for the portage of cortain letters; and for the ding and explaining the laws maring to the fale of spirituous liquors by retail.

THEREAS the feveral provisions for preventing the fraudu-VV lent removal of tobacco by land or water, contained in an act made in the twenty fact th year of his present Majesty's reign, intitu-1. led, An act for the more effectual securing the duties upon tobacco, have commencement from the twenty ninth day of September one thousand seven hundred and fifty one : notwithstanding which provisions, such tobacco as was imported before that time, bath been or may be removed by land or water, otherwise than by the said act is directed, inalmuch as the same having been imported before that time. cannot be subject to the regulations prescribed by the said act: and whereas the continuance of this liberty may encourage the importers epossessors of uncustomed tobacco, to pretend that the same was imported before the faid twenty ninth day of September one Mouland seven hundred and fifty one, and under that pretence, tobacco imported fince that time, and tobacco stalks stripped, and fnuff manufactured therefrom, may be removed otherwise than by the faid act is directed, to the great prejudice both of the publick revenue and of the fair trader: and whereas it may reasonably be supposed, that all such tobacco as was imported and was flock in hand before that time, hath been or might have been fince disposed of: now, for preventing frauds equally injurious to the publick revenue and the fair trader; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords piritual and temporal and com-mons in this prefent parliament affembled, and by the autho-No tobacco rity of the same, That from and after the first day of June one imported be-thousand seven hundred and sist three, no tobacco imported fore 29 Sept. into Great Britain before the said wenty ninth day of September one thousand seven hundred an fifty one, and no tobacco stalks stripped, or snuff manufacture, from tobacco so imported, shall be permitted to be removed by land or water, upon pain that all such tobacco, tobacco stalls or snuff, so removed, shall be penalty of for- forfeited, and shall and may be seized and prosecuted, and after condemnation burnt and destrayed by such persons, and in such manner and form, and with fuch rewards for feizing the same, as by the faid act is directed in relation to any tobacco, tobacco stalks or snuff, on the removal whereof certificates are by the faid act required.

1751, nor tobacco stalks stripped, or inuff, to be removed by land or water, on teiture, &c.

Tobacco, &c. removed in greater quan-

II. And be it further enacted by the authority aforesaid, That it shall and may be lawful to and for any officer of the customs or excise to seize and prosecute any tobacco, tobacco stalks or tities than the snuff which shall be removed from one place to another in great-

er quantities than by the faid act are allowed, and shall not be without a cer attended with such certificates as by the said act are required; tificate, may be feized, &c. and the proof that such tobacco, tobacco stalks or souff had before been removed from the port of importation with a proper had been remulticate, and that the duties payable thereon had been paid or moved with a eculeu, ball be upon the claimer or claimers of the tobacco, certificate, &c. tobacco stalks and soull's kinds, and not upon the officer or to be on the officers so seizure and prosecuting the same.

III. Provided always, That nothing in this or in the faid act Provisofor the contained, shall extend to prohibit the exportation to parts be-exportation of your the seas of any tobacco which hath been imported before tobacco imthe twenty ninth day of September one thougand seven hundred ported before and fifty one, and shall be exported at any time sfore the twen- 29 Sept. 17514 ty ninth day of September one thousand seven hundled and fifty four, from any port where the same shall be on the inst day of

June one thousand seven hundred and fifty three.

IV. Provided also, That if on the back of any certificate to The inn from be granted by virtue of the faid act for removing or carrying whence any any tobacco, tobacco stalks or snuff by land, the inn from whence tobacco may be carried, to the same shall be carried shall be described, such certificate shall be inserted inbe as effectual to all intents and purpoles as if the name of the flead of the person by whom the same shall be carried or conveyed were in-carrier's name ferted thereon; any thing in the faid act to the contrary thereof on the back of the certificate.

in any wife notwithstanding.

V. Provided also, That every certificate to be granted by vir- Certificate for tue of the faid act, for removing or conveying tobacco, tobacco removing tostalks or fnuff, to be carried by land or by water from one port bacco not neor place to another, shall be and be deemed a proper certificate ceffary to confor that purpose, although in such certificate the name or names porter's name. of the person or persons by whom the said tobacco was imported, or by whom the duties payable thereon were paid or fecu-red, be not inferted therein, fo is every other requilite directed by the faid act, in case of such removal, be observed, and the name or names of the importer or importers of such tobacco be retained and expressed in the bill or bills from which such certificates are, in the accustomed in anner, prepared; such bill or bills to be delivered to the confector or other chief officer or officers of the port where the fa'd tobacco thall have been imported; any thing in the faid act to the contrary thereof in any wife notwithstanding.

VI. Provided also, That the econd purchaser of any entire Second purhogshead of unmanufactured to acco shall and may be intitled chaser of an to the benefit of a certificate, of the removal of any such to-hogshead of bacco, or of any stalks stripped or any souff or manufactured unmanufactured red tobacco tobacco made therefrom, by land or by water, in like manner intitled to a as certificates by the faid act fre directed to be granted to the certificate on first purchaser from the importer; and that in all such certifi-the removal, cates to to be granted to fach second purchaser of any entire hog- acc. shead or hogsheads of such tobacco, the name of the importer or importers, feller or fellers thereof, may be omitted, provided that the fellow to luch second purchaser shall have delivered to

the collector or other chief officer of the port where such tobacco shall have been imported, such and the like account as the importer or importers thereof are by the said act required to give.

Ann. c. 10.

VII. And whereos by an act made in the ninth year of the reign of her late majesty Queen Anne, intituled, An act for Mabli Ming a general post office for all her hajerty's dominions, and for settling a weekly fum out of the revenues thereof for the fervice of the war, and other her majesty's occasions; the post master general and his deputy and deputies is and are authorized to demand. have, receive and take for the portage and conveyance of every fingle letter or piece of paper fent to and from the general post office in London, to and free any parts or places in Great Britain, or the kingden of Ireland, certain rates in the faid att mentioned: and whereas offer writ or writs or other proceedings at law are frequently fent inclosed in a letter, or wrote upon one and the same piece of paper with a letter; be it declared and enacted by the authority aforesaid, That every such writ and every such proceeding at law shall be rated, taxed and paid for as a several and distinct letter, according to the rates mentioned in the faid act.

Every writ, &c. to pay as a distinct let-

VIII. And whereas patterns of cloth, filk, fluff, and fmall samples of other forts of goods and other things, not being paper, are frequent. ly sent inclosed in a single letter or piece of paper; be it declared Letters inclo- and enacted by the authority aforesaid, That for every single letter or cover containing one or more paper or papers with patterns, or containing one or more pattern or patterns of cloth, ounce weight, filk or stuff, or one or more sample or samples of any other fort to pay only as of goods, or one or more piece or pieces of any other fort or a double let- thing inclosed therein or affixed thereto, though not paper, if the same together do not weigh an ounce weight, the rates payable by the faid act for a double letter shall be paid, and no

ter.

fing feveral patterns not

IX. And whereas by an act made in the sixteenth year of his pre-16 Geo. 2. C.8. fent Majesty's reign, intituled, An at for repealing certain duties on spirituous liquors, and on lightles for retailing the same, and for laying other duties on spirituous liquors, and on licences to retail the said liquors; if is enacted, That no licence shall be granted to any person or persons whatsoever for selling by retail any spirituous liquors or strong waters whatsoever, except to such persons only who shall keep taverns, victualling houses, inns, coffeehouses, or ale-houses, and that if any such licences shall be granted to any other persons, the same are thereby declared void to all intents and purposes; and it is thereby also enacted, That if any person or persons shall presume or offer to retail any of the said spirituous liquors without taking out such licence as is therein mentioned, and renewing the same yearly, in manner the ein mentioned, he, she or they, shall respectively forfeit and lose the sun of ten pounds for each offence; and in case such person or persons shall resuse or neglect to pay the said sum of ten pounds, the same being lawfully demanded, it shall and may be lawful for any one or more justice inflices of the peace of any county, ridiar, division, city or liberty, upon information upon

Anno vicesimo sexto Georgii II. c. 13. 1753.

oath being made before him or them of fuch refusal or neglect, by warrant under his or their hand and feal, or hands and feals, to commit such person or persons to the house of correction for the country, riding, division, city or liberty, wherein such person or persons shall reside, we to remain and to be kept to hard labour for the space of two months to be testined from the day of the said commitment; and the person or per fons Mill not be disharaed until he, she, or they, shall have paid the faid fun of ten pounds, of until the full expiration of the said two months; and that nothing in the said act shall extend or be con-Arued to enable any person or persons to sell any spirituous liquors or strong waters by retail, unless such person or persons be first licensed to sell ale by two or more of his Majesty's justices of the peace for the county, riding, division, city or liberty wherein such person or persons shall fell the faid liquors, under the hands and feals of the faid justices; and whereas by one other act made in the seventeenth year of his Majesty's reign, (intituled, An act for granting to his Majesty the 17Geo.z.c.17. furplus or remainder of the monies arisen or to arise by the duties on spirituous liquors, granted by an act of the last session of parliament, and for explaining and amending the faid act in relation to the retailers of fuch liquors, and for establishing an agreement with the united company of merchants of England trading to the Enfl-Indies) it is enacted, That in case where a licence shall have been granted for retailing spirituous liquors to any person who shall at the time of granting such licence keep a tavern, victualling-house, inn, coffee-house or ale-house, if such person so licenfed shall afterwards during the time of continuing such licence exercife the trade of a distiller, grocer or chandler, or keep a brandy shop or shops for sale of spirituous liquors, the licence granted in every fuch case shall be void; and such persons retailing spirituous liquors afterwards shall forfeit ten pounds for every such offence, notwithstanding such licence so obtained; and that no licence for retailing spirituous liquors shall authorize any person to whom the same may be granted to fell fuch fpirituous li mors in any other place except in fuch houses or places thereunto belonging wherein he, she or they shall inhabit and dwell at the time of granting such licence, which penalties by virtue of the said act made in the Teventeenth year of his present Ma-jesty's reign may be mitigated by such ways, means and methods, as any penalty or forfiture may be maigated by any law or laws of excife: and whereas in and by a clause in an act of parliament made 24Geo.2. 6,40. in the twenty fourth year of his present Majesty's reign, (intituled, An act for granting to his Majesty an additional duty upon spirituous liquors, and upon licences for retailing the same; and for repealing the act of the twentiesh year of his present Majesty's reign, intituled, An act for granting a duty to his Majesty to be paid by distillers, upon licences to be taken out by them for retailing spirituous liquors, and for the more effectually restraining the retailing of distilled spirituous liquors; and for allowing a drawback upon the exportation of British made spirits; and that the parish of Saint Mary le Bon in the county of Middlesex shall be under the inspection of the head office of excise) recit-'ng, That it sy be doubted whether the faid penalty of ten pounds can

can be recovered within the limits of the head office of excise in London before a justice or justices of the peace; it is thereby declared and enacted. That the said penalty may be recovered, and any person retailing spirituous liquors without a licence within the limits of the faid head office, may be convicted before any justice of the peace for the city, course ty or liberty, where the offence shall be committed, as well as before the commissioners of excise; and that such tenalty shall not in any case, either by the said commissioners of justice of the peace de mitigated or reduced below the fum of five founds: and whereas, notwithstanding the last recited clause, it may be doubted whether the justices of the peace assing in the several places which are not within the limits of or under the immediate case, inspection and management of the said head office of excise, may not mitigate or reduce the said penalties of ten pounds below the sum of five pounds: now to obviate such doubt, of 101. inflict- beet enacted and declared by the authority aforesaid, That the ed by the re- faid penalties of ten pounds shall not in any case be mitigated cited acts, not or reduced below the sum of tive pounds, either by the comto be initigat- or reduced below the sum of five pounds, either by the commissioners of excise, or the justices of peace, whether such justices act within or without the limits of the faid head office of excile.

The penaltic. ed below 51.

24Geo.2. C.40.

X. And whereas by one other clause in the said act of parliament, made in the twenty fourth year of his present Majesiy's reign, it is enacted. That no licence for the felling by retail of spirituous liquors, shall be granted within the limits of the head office of excise in London, but to such as shall occupy a tenement or tenements of the yearly value of ten pounds or upwards, and for which they shall accordingly be rated, and pay in the parish rates; and that no licence shall be of any avail to any person not so qualified, or for any longer time than the person so licensed shall be qualified as aforesaid, but shall be absolutely void: and whereas it is the true intent and meaning of the faid clause, that no licence for retailing spirituous liquors be granted with-in the limits of the head office of exuse in London, to any person but to such as are sufficient and of about to occupy a tenement or tenements of the yearly value of ten pounds or upwards; and fuch rate and payment to the church and poor, is intended only as an additional proof of such sufficiency: and where within the limits of the head office of excise in London, there we several persons who keep taverus, victualling-houses, inns, coffee-houses or ale-houses, for which they pay considerably more than sen pounds a year, but such persons are not rated, and do not pay accordingly to the church and poor for the same, such taverns, victualling-houses, inns, coffee-houses and ale-houses, being situate in places where occupiers of houses or tenements are not rated or rateable to the church and poor; be it enacted by the authority aforelaid, That from and after the twenty ers, &c. with-fourth day of June one thousand feven hundred and fifty three, in the limits of it shall and may be lawful to and for his Majesty's commissioners of excise, and their officers respectively, within the limits of the faid head office of excise in London, to grant and deliver licences for the retailing of spirituous liquors, pursuant to the directions of the said several acts of parliament made in the sixteenth and twenty fourth years of his present Majesty's reign, or either of

Commissiontheir head office may grant licences to persons renting houses of 12 l. per annum, tho' not

them, to any person or persons within the limits of the said rated to the head office of excise in London, applying for such licence or li- poor. cences, who shall at the time of his, her or their application for the fame, in any tenement situate in any place where the acupiers of houses or tenements are not rated or rateable to the church and poor, keep a tavern, victualling-house, inn, coffeehouse or ale-house, for which he, she or they respectively shall, to the satisfaction of the said commissioners of excise, make it appear that he, she or they, do really and bona fide pay the full yearly rent or fum of twelve pounds or upwards, without any deduction or abatement whatfoever, although the person or perfons fo applying for fuch licence or licences be not actually rated, and do not pay to the church and poor for the fame accordingly.

XI. Provided always, and it is hereby enacted and declared, Persons so li-That every person to be licensed for the retailing of ipirituous censed, to be liquors, pursuant to this act, shall be subject to all other provi- subject to the some fions of the several laws now in force, in any wife relating to the &c. retailing of spirituous liquors, or to the licensing the retailers thereof, and on breach of the faid provisions, or any of them, shall be subject and liable to the like penalties, forfeitures and punishments, in the same manner as other retailers of spirituous liquors now are; and all and every person and persons authorized to put the faid laws in execution against the offenders acting contrary to them, or any of them, are hereby authorized and required to put the faid laws and each of them in execution, against every person to be licensed as aforesaid who shall

offend against the said laws, or any of them.

XII. And whereas in and by one other clause in the said ast of 24Geo.2.c 40. parliament made in the twenty fourth year of his Majesly's reign, it is enacted, That from and after the first day of July one thousand seven hundred and fifty one, no person whatsoever, being a common brewer of ale or beer, or inn-keeper, difti er, or other feller of or dealer in any kind of spirituous liquors, or who is or are or shall be interested in any of the faid trades or businessed, shall during such time as he or they shall be fuch common brewer, in heeper, distiller, or other seller of or dealer in spirituous liquors, or interested in any of the said trades or businesses, be capable or have any prover to act, or shall be directly or indirectly concerned in acting as a justice of the peace, in any matter or thing whatfoever which shall any ways concern the execution of the powers or authorities given or granted by any act or acts of parliament in any wife relating to distillers or makers of low wines, spirits or strong waters for fale, or to the duty or duties imposed upon low wines, spirits or strong waters, or any other kind of spirituous liquors what soever, or to the granting lifences to the retailers of spirituous liquors: and whereas notwithstanding the last recited chause, it is doubted whether common brews of ale or beer, or inn keepers, diftillers, or other fellers of or dealer? in any kind of spirituous liquors, or who are or shall be interested in any of the faid trades or businesses, being justices of the peace, may not grant licences to the retailers of beer or ale, which licence is one of the necessary requires to invide VCSCHAL /us#

Justices being bre wers, innlers, victuallers or malfters, &c. pro hibited from granting liing ale, &c. or spirituous a valiors.

fuch retailers to apply for a licence to retail spirituous liquors: and whereas it is reasonable that such persons, and also victuallers and malsters, being justices of the peace, should be restrained from granting licences to retail beer and ale; be it declared and enacted by the authority aforesaid, That from and after the said twenty four keepers, diffil day of June one thousand seven hundred and sifty three, no justice of the peace, being a common brewer of ale or beer, innkeeper or distiller, or other seller of or dealer in ale or any kind of spirituous liquors, or interested in any of the said trades or businesses, or being a victualler or malster, shall during such cences for fell time as he shall be such common brewer, inn-keeper, distiller, victualler or malster, or other seller of or dealer in ale or fpirituous liquors, or interested in any of the said trades or bufinesses, be capable or have any power to grant any licence or licences to any person or persons whatsoever, for selling ale, beer, or any other liquors by retail; and in case any such justice or justices shall, contrary to the true intent and meaning hereof, prefume to grant any fuch licence, the fame shall be and is hereby declared to be null and void to all intents and purposes whatfoever.

CAP. XIV.

An all for the settling and ascertaining the fees to be taken by clerks to justices of the peace.

HEREAS some doubts have arisen touching the sces due to clerks of justices of the peace: and whereas it would tend to the due execution of the laws, and to the ease of the subject, that the fees to be taken by the said clerks should be ascertained; be it therefore enacted by the King's most excellent majerty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority Justices to fet- of the same, That the justices of the peace throughout that part of Great Britain called England, at their respective general fees to be tak- quarter festions of the peace, to be held next after the twenty fourth day of June one thousand Meven hundred and fifty three, shall, and they are hereby required to make and settle a table of the fees which shall be taken by clerks to justices of the peace within the county, city or other division, for which such respective general quarter-fessions shall be held; and such respective tables of fees, being approved by the justices of the peace at the next fucceeding general quarter-fessions of the peace for such county, city or other division, with such alterations as such justices of the peace so assembled shall think proper, shall be laid before the by the judges judges at the next affizes, or at the great sessions for the principality of Wales, and counties palatine of Chester, Lancaster and Durham, for the respective county, city or other division; and the faid judges are hereby authorized and required to ratify and confirm such respective tables of fees, in such manner and form as the same shall be made, settled and approved of by the said justices, or with such alterations, additions or abatements, as to such judges shall appear to be just and reasonable; and it

tle a table of en by their clerks;

to be ratified of affize.

shall and may be lawful for the said justices of peace, in their Justices may respective quarter-sessions assembled, from time to time to make make new taany other table of fees to be taken, instead of the fees contain-bles of fees;

and in the table which shall have been ratified and confirmed by judges of affize; and after the same shall have been approved by the justices of the peace at the next succeeding general to be ratified quarter-sessions, in manner as aforesaid, to lay such new table in the same of fees before the judges at the next affizes, or at the great fef-manner. sions for the principality of Wales and counties palatine of Chefter, Lancafter and Durham, who are hereby impowered and authorized to approve and ratify the same in manner as aforesaid, if they think fit; but no table of fees to be made and fettled by the faid respective justices of peace, shall be of any validity or effect whatfoever until the fame shall be ratified and confirmed by the faid judges.

II. And be it further enacted by the authority aforesaid, That Penalty of 201. if at any time after the space of three calendar months from the on clerks taktime that such table of fees shall be made and ratified as afore-ing other fees.

faid, any clerk or clerks to any justice or justices of the peace, or any person or persons acting as such, shall, under pretence of any matter or thing done, transacted or performed by such justice or justices in the execution of his or their office or offices, or done, transacted or performed by such person or persons as clerk or clerks to fuch justice or justices, demand or receive any other or greater fee than shall have been ascertained, ratified and confirmed in manner as aforefaid, such person shall for every such offence forfeit and pay twenty pounds to any person who shall fue for the same by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, wherein no essoin, privilege, protection, wager of law, or more than one imparlance shall be granted or allowed.

III. And be it further enacted by the authority aforesaid, Tables of the That all the tables of fees which shall be made and settled, and fees to be deratified and confirmed from time to time as aforefaid, shall be posited with deposited with the clerk of the peace for the respective county, the clerks of city or other division; and each of the said clerks of the peace, and copies thall cause true and exact written or printed copies of the said thereof to be tables to be placed and to be kep; conflantly in a confpicuous placed in the part of the room or place where the general or quarter fellions from where shall be held, under pain of forfeiting the sum of ten pounds the sessions are for each offence, to be recovered by action of debt, bill, plaint penalty of rol. or information, in any of his Majesty's courts of record at IVestminster, wherein no estoin, privilege, protection, wager of law, or more than one imparlance shall be granted or allowed.

IV. Provided always, and be if further enacted by the autho-Limitation of rity aforesaid, That all suits and actions which shall be brought actions. or commenced by virtue of this act, shall be brought before the end of three months after the offence committed, and not

otherwise.

CAP. XV.

An att for allowing interest upon certain debentures for the. bounty granted on the exportation of corn.

1.W.S.M.R.1. WHEREAS by an all made in the first year of the reign of €. I 2.

King William and Queen Mary, intituled, An act for the encouraging the exportation of corn, it is enacted, That when malt or barley, Winchester measure, shall be at twenty four shillings per quarter, or under, rye at thirty two shillings per quarter, or under, wheat at forty eight shillings per quarter, or under, in any port of England or Wales, every merchant, or other person, who shall put on shipboard, in such manner as by the said att is directed, any forts of the corn aforefaid, with intent to export the fame to parts beyond the seas, and shall bring a certificate in writing under his hand, containing the quantity and quality of the corn so shipped, to the farmers, commissioners, collectors, or other persons appointed to collect the duties and rates arifing by customs within any fuch port, shall, upon such proof of the said certificate, and upon giving such bond as by the said all is required, have and receive from fuch farmers, commissioners, collectors, or other persons, in any port respectively where the same corn shall be so shipped, for every quarter of barley or malt, ground or unground, two shillings and fix pence; for every quarter of rye, ground or unground, three shillings and six pence; for every quarter of wheat, gound or unground, five shillings; of which sums every such commissioner, farmer or other person, is thereby authorized and required, upon demand by such exporter, to make present payment accordingly: and whereas by a clause in an act made in the same session of porliament, intituled, An act for an additional duty of excise upon beer, ale and other liquors; the benefit and advantage by the faid first mentioned att given to the exporters of corn from any port in England or Wales, is also grant-ed in like manner to the exporters of corn from the town and port of Berw ck upon Tweed: and whereas by an act made in the fifth year of the reign of Queen Anne, in ituled, An act for ease of her Majesty's subjects in relation to the duties upon salt; and for making the like allowances upon the exportation of white herrings, fleth, oatmeal, and grain called beer, alias bigg, as are to be made upon the exportation of the like from Scotland; it is, amongst other things, chatted, That for all oatmeal, or grain called beer, alias bigg, which shall be exported from any port of England, Wales, or the town of Berwick upon Tweed, to parts beyond the feas, by any merchant or other person or persons whatsoever, there If all be the like Præmium given upon the exportation thereof as is to be given (by the articles of union) upon the exportation of oatmeal or beer from Scotland; by which articles of union it is provided, That feeing by the laws of England there are rewards granted upon the exportation of certain kinds of grain, wherein oats grinded or ungrinded are not expressed, from and after the union, when outs shall be fold at fifteen shillings sterling per quarter, or under, there shall be paid two shillings and fix pence sterling for every quarter of the oat-

4 Ann. c. 29.

meal exported in the terms of the law, whereby and fo long as rewards are granted for the exportation of other grain, and that the beer of Scotland have the same rewards as barley: and whereas by another 5 Ann. c. 29. ause in the said act made in the fifth year of the reign of Queen Alane, it is enacted, That every merchant, or other person, exporting malt made of wheat, shall have and receive for every quarter of malt made of wheat, or wheat malt, ground or unground, five shillings, to be paid by the respective persons mentioned in the said all made in the first year of the reign of King William and Queen Mary, intituled, An act for the encouraging the exportation of corn: and whereas by an act made in the third year of the reign of his prefent Majesty, for better preventing frauds in the malting of corn for exportation, it is enacted, That there shall be paid to the malsters and makers of malt for exportation, for every twenty quarters of barley, or other corn or grain, that shall be entered and made into malt for exportation, an allowance of thirty quarters after the same shall be dried and made into malt, and no more, upon the exportation thereof, according to the said all made in the first year of the reign of King William and Queen Mary, intituled, An act for the encouraging the exportation of corn; and in fuch cases where by the said att they are intitled to the same; and so in proportion for a greater or leffer quantity; payable in fuch manner as by the faid act made in the third year of his present Majesty's reign is directed: and whereas by a clause in an act made in the twelfth and thirteenth year of the reign of King William the Third, intituled, An act for granting an aid to his Majesty for defraying the expense of his 12 & 13 W. 3. navy, guards and garrifons, for one year, and for other necesfary occasions; it is, amongst other things, enacted, That if the collector of the customs of any port wherein corn shall be exported, shall not have sufficient in his hands to satisfy and pay such sum or fums of money which are or shall be due to any exporter by virtue of the said att made in the first year of the reign of King William and Queen Mary, arising out of the customs and duties out of which it ought to be paid, upon demand, according to the intent of the faid ast, that then such collector shoul give to the person demanding such fum or sums of money, withou fee or reward, a certificate under his hand of what is due to such person for the corn exported from fuch port, certifying to the commissioners of the customs at London, that he hath not monies in his hands sufficient to pay the same; which certificate being annexed to the debenture for the corn fo exported, and being produced to his Majesty's commissioners of the customs at London, they the said commissioners are thereby authorized and required, on demand, by the person that shall bring the same, to cause the monies thereby due to be paid in three months by the general receiver or cashier of the customs, out of such monies as shall be in his hand, arising out of such customs or duties in the said port of London as are chargeable with the payment of any money for the exportation of corn, according to the faid all, without fee or reward, as in and by the faid several acts above recited or mentioned, relation being thereunto respectively had, may more fully appear: and whereas by reason of the great quantity of forn which of late hath icen exported, the revenue appli-

Debentures

remaining un-

months to carry an interest

fatisfied for 6

of 31. per

centum.

applicable to the payment of the bounty on the exportation thereof (being charged a'so with other payments) hath not been sufficient to satisfy and pay all fuch monies due for corn exported, as by virtue of the faid act made in the twelfth and thirtcenth year of the reign of King William the Third, are in manner therein mentioned, paylole by the fail general receiver or castier of the customs; and divers debentures for such monies so payable do and may for that reason remain unfatisfied: now, for making a reasonable compensation for fuch delay of payment, and to the end that the owners and tillers of land, and the nation in general, may continue to enjoy the benefit defigned by the faid bounty on the exportation of corn, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled and by the authority of the same, That if at any time from and after the twenty fifth day of March one thousand seven hundred and fifty three, any depenture for the bounty on corn exported, fo payable by the faid general receiver or cashier of the customs, shall remain unfatisfied more than fix months next following the day when the fame shall or may have been produced to the commisfioners of the customs at Lower, according to the directions of the faid act made in the twenth and thirteenth year of the reign of King Wuliam the Third, then and in such case, for the forbearance of fuch money as, after the expiration of the faid fix months, shall be due on such debenture; interest after the rate of three pounds per centum per annum shall be allowed to the proprietor or proprietors thereof, his, her or their executors, admistrators or assigns, such interest to be computed from the end of the faid fix months until the money due on such debenture, together with fuch interest, shall be paid, or until money sufficient shall be reserved in the hands of the faid general receiver or cashier of the customs for that purpose, and proper notice shall be given thereof.

Notice to be given when money is in hand to pay off the debentures;

II. And to the end that proper notice may be given that money sufficient is reserved for that purpose, and that persons to whom any fuch principal or interest shall be due, may not avail themselves of their neglect to demand the same; be it further enacted by the authority aforefaid, That when money sufficient shall be referved in the hands of the said general receiver or cashier of the customs, for payment of the principal and interest due on any such debentures, as after the expiration of the faid fix months shall remain unsatisfied, the said general receiver or cashier shall and may give notice in writing to be affixed on three or more doors of some publick place or places in the custom house London, and to be advertized in the London Gazette, that on a certain day to be limited in the faid notice, and on the four days next following such day (so as fix days at the least intervene between the date of such notice, and the day so limited, and so as Sundays and holidays be not included in the number of fuch four days) he shall be ready to pay and discharge the principal and interest due on such debentures; after the expiration of which which five days, if payment of such principal and interest shall after which not be demanded pursuant to the said notice, all interest on such time interest debentures shall cease and determine.

III. Provided always, That the principal monies due on such Principal to be dibentures, together with fuch interest as shall be due thereup-paid notwithon, before the expiration of the time limited in the faid notice, standing. shall at any time afterwards upon demand be paid to the proprietor or proprietors of such debentures, his, her or their execu-

tors, administrators or assigns.

IV. Provided also, and be it enacted by the authority afore- If there shall said, That if at any time after the day prefixed by order of the be at any time faid commissioners of the customs, for the payment of any such thereafter money in hand debentures so produced to them, and before the end of fix sufficient to months next following the day on which the fame shall have discharge the been so produced to them, the faid general receiver or cashier of debentures, the customs shall have money in his hands sufficient to satisfy given thereof, the same; and the like notice shall by him be given in manner the interest before mentioned that he is ready to make the interest before mentioned, that he is ready to make payment thereof; thereon to and no demand of such payment shall be made within the time cease, &c. Iimited in fuch notice, then and in fuch case, no interest whatfoever shall be allowed on such debentures; any thing in this act to the contrary thereof in any wife notwithstanding.

V. Provided nevertheless, and be it declared and enacted by Principal and the authority aforesaid, That all debentures for corn exported, interest to be payable as is aforefaid by the general receiver or cathier of the paid in courfe. cuttoms, according to the intention of the faid act made in the twelfth and thirteenth year of the reign of King William the Third, together with the interest thereof, payable by virtue of this act, (if any fuch interest shall be due) shall be paid by the faid general receiver or cashier in course, respect being had to the times when such debentures shall have been produced to the commissioners of the customs, in manner before mentioned,

without any other preference of one before another.

VI. And be it further declared and enacted by the authority Day of pre-aforesaid, That when any confificate under the hand of the col-fentment to be lector of the customs of any part, affixed to any debenture for inderest on corn exported from such port, certifying to the commissioners certificate, and of the customs at London, that he hath no monies in his hands an order for fusficient to pay what is due for corn so exported, shall be pro- and interest to due to the fold corners than that the fold corners than that the fold corners than the first state of the folders. duced to the faid commissioners, they shall immediately in such to be sign'd. manner as hath been accustomed, cause an indorsement to be made on the back of the faid debenture, of the day when the fame was fo produced; and shall as soon as conveniently may be, fign their order to the faid general receiver or cashier for payment thereof, and of fuch interest as shall grow due thereon by virtue of this act, if the principal shall not be paid before the time when the interest allowed by this act is directed to com-

VII. And be it further enacted by the authority aforefaid, Payment to That it shall and may be lawful for the faid general receiver or be made withcashier of the customs, and he is hereby authorized and re-out see.

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quired, when he shall make payment of the principal money due on any such debenture, to pay also without see or reward, the interest which shall be due thereon, by virtue of this act, out of such monies as shall be in his hands, arising out of such customs or duties, as are chargeable with the payment of arty money for the exportation of corn; and the monies so paid by him, in obedience to this act, shall be accepted of in his account, as so much money paid to his Majesty, his heirs or succesfors, and he shall be discharged therefrom accordingly.

D-bentures affignable.

VIII. And be it further declared and enacted by the authority aforesaid, That every person to whom any money shall be payable for corn exported by virtue of any such debenture, and his or her executors, administrators or assigns, by proper words of assignment to be indorsed upon such debenture, may assign and transfer his or her right and interest therein, to any other; which indorfement shall intitle such assignce or assignces, his, her or their executors, administrators or assigns, to the benefit thereof, and payment thereon; and fuch affignce or affignees may in like manner affign again, and so toties quoties, at any time before payment thereof thall be made by the faid general receiver or cashier of the customs as aforefaid.

IX. And whereas by the fixth article of the treaty of union, it is provided that all parts of the united kingdom for ever, from and after the union, shall have the same allowances, encouragements and drawbacks, and be under the same prohibitions, restrictions and regulations of trade, and liable to the same customs and duties on import and export; and that the allowances, encouragements and drawbacks, prohibitions, restrictions and regulations of trade, and the customs and duties on import and export settled in England, when the union commences, shall from and after the union, take place throughout the whole united kingdom; be it therefore enacted by the authority aforesaid, That if at any time, from and after the twenty fifth in hand to pay day of March one thousand seven hundred and fifty three, the the bounty on collector of the customs at any part in that of Great Britain callcorn exported ed Scotland, from which corn shall be exported, shall not have romScotland, sufficient in his hand to satisfy and pay such sum or sums of money, which are or shall be due to any exporter, by virtue of the laws now in being, arifing out of the customs and duties, out of which it ought to be paid, that then such collector shall give to the person demanding such sum or sums of money, without see or reward, a certificate under his hand, of what is due to such person for the corn exported from such port, certifying to the commissioners of the customs at Edinburgh, that he hath not and the deben- monies in his hand sufficient to pay the same; which certificate ture to be paid being annexed to the debenture for the corn fo exported, and beby the receiv-ing produced to the commissioners of the customs at Edinburgh, they the said commissioners are hereby authorized and required, on demand by the person that shall bring the same, to cause the monies thereby due, to be paid in three months, by the general receiver or cashier of the customs in Scotland, out of fuch monies

as shall be in his hand, arising out of such customs or duties as

Where there is not money be granted;

er general in g months.

are chargeable with the payment of any money for the exportation of corn, without fee or reward.

X. And be it further enacted by the authority aforesaid, Debentures That if at any time from and after the twenty fifth day of remaining un-March one thousand seven hundred and fifty three, any deben- satisfied for 6 ture for the bounty on corn exported, so payable by the faid ge-months to neral receiver or cashier of the customs in Scotland, shall remain carry 31. per unsatisfied more than six months next following the day when cent. interest. the fame shall or may have been produced to the commissioners of the customs at Edinburgh as aforesaid, then and in such case for the forbearance or delay of payment of such money, as after the expiration of the faid fix months shall be due on such debenture, interest after the rate of three pounds per centum per annum shall be allowed to the proprietor or proprietors thereof, his, her or their executors, administrators or assigns, such interest to be computed from the end of the said six months, until the money due on such debenture, together with such interest, shall be paid, or until money sufficient shall be reserved in the hand of the faid general receiver or cashier of the customs In Scotland for that purpose; and like notice shall be given there- Notice to be of in writing, to be affixed on one or more doors of some pu- given when blick place or places in the custom-house at Edinburgh, and to the same are be advertised in the Edinburgh Currant, that the said general reduscharged, ceiver or cashier is ready to pay and discharge the principal and and interest to interest due on such debentures; after the expiration of which cease. time limited in such notice, if payment of such principal and interest shall not be demanded, pursuant to the said notice, all interest on such debentures shall cease and determine.

XI. Provided also, That if at any time after the day prefix- If there shall ed by the order of the faid commissioners of the customs at E- be at any time dinburgh, for the payment of any such debenture so produced to there if er mothem, and before the end of fix months next following the day ney in hard on which the same shall have been so produced to them, the said pay off the general receiver or cashier of the customs in Scotland shall have debentures, money in his hand sufficient to satisfy the same, and the like no- and notice be tice shall by him be given in manner before-mentioned, that he given, the inis ready to make payment thereof, and no demand of such terest to ceate. payment shall be made within the time limited for such notice, then and in such case no interest whatsoever shall be allowed on fuch debentures.

XII. Provided also, That all debentures for corn exported, Debentures in payable as aforefaid by the general receiver or cashier of the cu-Scotland to be ftoms in Scotland, together with the interest thereof, by virtue of paid by the this act (if any such interest shall be due) shall be paid by the ceiver, and faid general receiver or cashier in course, respect being had to the withoutundue times when such debentures shall have been produced to the preference, commissioners of the customs at Edinburgh as aforefaid, without any other preference of one before another, according to the indorsement to be made on the back of the said debenture of the day when the fame was fo produced; and every fuch debenfure shall be payable to the person therein named, or to his or her

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CAP. XVI.

An act for reducing the number of directors of the corporation of the governor and company of merchants of Great Britain trading to the South-Seas and other parts of America; and for encouraging the fishery; and for regulating the election of the governors and directors of the said company.

TYPEREAS in and by the charter of incorporation granted in pursuance of an act of the ninth year of her late majesty Queen Anne to the governor and company of merchants of Great Britain trading to the South Seas and other parts of America, and for encouraging the fishery, bearing date the eighth day of September in the year of our Lord one thousand seven hundred and eleven, it is amongst other things directed, That for the good government of the faid company, there should be fer ever a court of directors, to confift of one governor, one fub-governor and one deputy-governor, and thirty directors, and that the majority of the faid court of directors, whereof the governor, sub-governor or deputy-governor (except as in the faid charter is excepted) to be always one, should be deemed a court of directors; and that from and after the election, by the faid charter directed to be made between the twenty fifth day of December and the fixth day of February one thousand seven hundred and seventeen, of and for such governors and directors, such election should from thenceforth be made every third year between the twenty fifth day of December and the fixth day of February, for ever: and whereas the faid company at a general court holden on the first day of February one thousand seven hundred and fifty three, came to a resolution that proper application should be made to parliament in the name of the said company, that from and after the expiration of the three years for which the present governors and directors are chosen, the court of directors of the faid company might confift of one governor, one sub-governor, one deputy-governor, and eighteen directors only, and that the majority of such court of directors, whereof the governor, sub-governor or deputy-governor (except as in the said company's charter is excepted) to be always one, might from thenceforth be deemed a court of directors; and that from thenceforth also the election of governors and directors might be annually, between the twenty fifth day of December and the fixth day of February; and that the first election of governors and eighteen directors might be between the twenty fifth day of December one thousand seven hundred and fifty three, and the fixth day of February then next following: and whereas the said governor and company, by their petition under their common feal, have prayed that they may be enabled, by authority of parliament, to carry the aforefaid resolution of their general court into execution; may it therefore please your most excellent Majefly, upon the humble petition and request of the said governor and and company, that it may enacted, and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the expiration of the three years for which The number the present governors and directors are chosen, the court of of which the directors of the faid company do and shall consist of one go-court of divernor, one sub-governor, one deputy-governor, and twenty rectors is to one directors only; and that the majority of such court of discounts. one directors only; and that the majority of such court of directors, whereof the governor, sub-governor or deputy-governor (except as in the charter of the faid company is excepted) to be always one, shall from thenceforth be deemed and be a court of directors.

1753.]

II. Provided always, and be it further enacted by the authority aforesaid, That at the next general election of directors, general electwenty one directors and no more, who were at the last preced-tion 21 of the ing general election of directors chosen into the office of direct-former directors, may be again appointed or chosen into the office of direct-ors may be reors; and that at and in every subsequent election no more than and in every fifteen who were at the last preceeding general election of direct subsequent ors chosen into the office of director, shall be again appointed one, no more or chosen into the office of director; any by-law of the said go-than 15 of or cholen into the conce or director; any by-law of the land go-vernor and company to the contrary thereof in any wife notwith-preceding standing.

III. Provided always, and be it further enacted by the autho-Salaries of the rity aforefaid, That the falaries of the governors and directors governors and of the faid governor and company shall continue and be the same directors to as they now are; any by-law of the faid governor and company continue as to the contrary thereof in any wife notwithstanding.

CAP. XVII.

An act for the more effectual levying of the duties upon windows or lights in that part of Great Britain called Scotland.

WHEREAS an act of parliament was made in the twentieth year of the reign of his present Majesty, intituled, An act 20Geo.2.c.3. for repealing the feveral rates and duties upon houses, windows and lights; and for granting unto his Majesty other rates and duties upon houses, windows and lights; and for other uses and purposes in the said act expressed: and whereas another act of par- 21 Geo. 2. C. 10. liament was made in the twenty first year of the reign of his present Majefly, intituled, An act for explaining, amending, and farther enforcing the execution of the faid act of the twentieth of his present Majesty; by which several amendments and alterations of the aforesaid act, were made: and whereas those acts have not proved effeelual for vailing and levying the duties upon windows or lights in that part of Great Britain called Scotland, and it is therefore necoffary that some further provisions be made for that purpose; be it therefore enacted by the King's most excellent majetty, by and with the advice and confent of the lords piritual and temporal

The commisfioners of the land-tax to nominate affesfors for furveying the windows.

Notice of fuch affeilors,

pear before the commiffioners, and receive their inflcuctions.

Affesfors to leave a note of the furvey and charge at each house.

Assessors to refioners of supply.

Note of the affessment to the collector of the landtax, who is to collect the window-tax.

and commons in this present parliament assembled, and by the authority of the same, That the duties and rates by the said acts imposed upon windows or lights in that part of this kingdom called Scotland shall, from and after the fifteenth day of May in this present year one thousand seven hundred and fifty three, be raised, levied and collected in manner herein after-mentioned; that is to fay, the commissioners of the land-tax who have been appointed for levying the land-tax for the year one thousand feven hundred and fifty three, and fuch commissioners as shall be appointed for levying the land-tax for the year one thousand feven hundred and fifty four, and so in time coming for all years thereafter, shall upon the first day of their meeting, or at any subsequent meeting, before the second day of August yearly, nominate and appoint one or more affelfors for surveying and numbering the windows or lights of all houses subject to the faid duty within the feveral parishes belonging to or lying within the several counties or boroughs wherein the said commisfioners for the faid tax shall be named and commissioned to act; and the clerk to the faid commissioners of every thire or nomination to and the clerk to the land commine to the every fine of begiven to the borough respectively, shall give notice to the assessor to the begiven to the land to the named, of their being named affesfors for the purpose aforesaid, and that by a note in writing subscribed by the clerk to be delivered to them personally, or left at their dwelling-houses within the space of ten days after their being nominated or appointwho are to ap- ed as aforesaid; and the said assessors shall, upon such day as the commissioners shall appoint for that purpose, which day shall be within one calendar month after their appointment, personally appear before the commissioners of supply, or any quorum of them, at their ordinary place of meeting, and thall be there instructed by the commissioners as to what is their duty, and what they are to execute, as to the way and manner of surveying and numbering of the windows or lights subject to the duty. II. And be it further enacted, That the faid affelfors shall, at

the time of their furveying and numbering the faid windows and lights, leave a note in writing with the occupier of the house, or at the house itself, of the survey he hath made, bearing the number of the windows or lights, and the amount of

the duty with which the faid occupier is to be charged.

III. And be it enacted, That the faid affesfors shall report port their fur. the furvey by them made, and the number of windows or lights vey and charge in each house, and duty with which the occupier of every such to the commil- house is charged, to the commissioners of supply, upon such day as the commissioners shall appoint at the time they give their instructions; which day shall be within twenty days after the day of giving the instructions to the said assessors.

IV. And be it further enacted, That a note of these assessments shall forthwith be lodged by the clerk of the commissionbelodged with crs in the hands of the collector of the cess or land-tax for the faid county; and that the collector of the cess or land-tax for the time being for each county and burgh within Scotland, shall be and is hereby appointed, impowered and required to be col-

lector of the duty imposed upon windows or lights; and the Sureties cautioners or sureties for every such collector of the cess or land-bound in 1001. tax shall be farther ipso facto bound by virtue of this act for the performance due and faithful performance by such collector, of all parts of of his office. the duty of the office hereby committed to him, in respect of the duties on windows or lights, and that under the penalty of one hundred pounds sterling; and that every such collector of the cess shall likewise be intitled to have an allowance from the receiver general of the sum of three pence per pound of the mo- 3d. perpound ney arising from the said window tax.

V. And whereas by occasion of the death of persons chosen to be collectors of the cess or land-tax in the several shires or boroughs in that part of Great Britain called Scotland, or by other accidents, it may happen that there shall be a vacancy of that office, and by consequence no collector of the faid duty on windows or lights; be it therefore enacted by the authority aforefaid, That as often as it shall hap- vacancy of pen that there is a vacancy in the office of collector of the cels collector to be or land-tax in any shire or borough in Scotland, it shall and filled up by may be lawful for the barons of the court of exchequer in Scot- the exchequer. land, or any two or more of them, upon the application of the receiver general or furveyor general of the duties on windows or lights, or either of them, to nominate and appoint a person to officiate as collector of the duty on windows or lights within fuch county or borough, during the vacancy of the office of collector of the cess or land-tax within such county or borough; and the person or persons so to be appointed by the said barons shall have all and every the powers and duties concerning the raising, collecting and paying over the said duty on windows or lights, that the collector of the cess or land-tax, and of the said duty, would have had by virtue of this act; and shall also be intitled to receive from fuch thire or borough, for and during the time of his fervice, the like falary or allowance as was given to the last collector of the land-tax, for such shire or borough; and that over and above the allowance of three pence in the pound of the duties on windows or lights that shall be collected by him during the time of his acting in such office.

VI. And be it enacted, That the occupiers of each house, Occupiers to the windows or lights whereof are to be charged with the faid pay the duty duty, shall, by themselves, or others for their behoof, pay in the hait-yearly. duty with which they are charged, on or before the twenty ninth day of September; yearly, for the half year betwixt Whitfunday and Martinmas day; and on or before the twenty fifth day of March, yearly, for the half year betwixt Martinmas and Provision in Whitfunday, to the collector of the cess personally, or at his of- case of appeal. fice by him held for receiving the land tax, unless such occupier shall enterean appeal against the affessment made; in which case such appeal shall be discussed before payment in manner herein after directed, and shall be made only within ten days after discusting or difiniting such appeal, in the manner herein after provided; and that every such occupier shall, in case of his not On nonpaypaying in the duties with which he is charged, to the collector ment toforfeit treble value.

of the cess, upon the day upon which he is hereby appointed to pay the same, or within three days thereafter, forfeit treble the value and extent of the duty with which he stands charged. VII. And be it further enacted, That the duties by the faid.

Duties and for feitures how to be recovered.

and fale of

goods di-

ftrained.

act imposed, and likewise all penalties, triple values, and forfeitures incurred by virtue of this act, shall be recovered at the suit of the respective collectors, by distraining or poynding, according to the forms of the laws of Scotland, upon warrants to be granted and subscribed by any two of the commissioners of supply, or by the sheriff, or depute sheriff, of the county from whom such warrant shall be required, and they are hereby respectively required to grant the fame under the penalty of ten pounds sterling, toties quoties, upon certificate made to them, or either of them, by the collector of the cess, that such penalties or forfeitures are incurred, and fuch duties resting, and not duly paid, which warrants shall be executed by the constables or sheriff officers of the county; and the goods or effects fo poynded or di-Appraisement strained shall be valued and appraised by any two persons, to be appointed by the sheriff officer or constable to value and appraise fuch goods, which two persons shall be obliged to value the fame, under the penalty of forty shillings sterling, for each neglect or refusal; and which valuation shall be made upon the ground, or at the house where the same were poynded and distrained, and may and shall be sold and disposed of at the value. by the officer or constable who does poynd or distrain the same; and the value to be applied in the first place, to the satisfaction and payment of the duty, triple value or penalty, owing by the person whose goods are so poynded; and in the second place, to the payment for the trouble of the officer or constable so poynding, at the rate of two shillings per pound of the duty, triple value or penalty, for which the goods shall be poynded or distrained, unless the owner, from whom the same were poynded or distrained, shall redeem the same by payment of the appraised value within the space of four days after the poynding and valuation, to the officer who poynded the same; and in case any furplus shall remain of the price or value after payment of the duty due or penalty incurred, and after payment of what is allowed to be retained by the officer or constable in manner herein directed, such surplus shall be returned to the owner from whom the goods were distrained; and in case no purchaser or buyer do appear at the faid fale, that the faid goods or effects fo poynded or distrained shall be configued and lodged in the hands of the sheriff depute of the county, or his substitute, and if not redeemed by the owner within the space of four days after the confignment in the hands of the faid sheriff, that the same shall be rouped, fold and disposed of by order of the sheriff, in such manner and at such time and place, as he shall appoint, he always being liable to the payment of the duty, triple value, or of the penalty or penalties incurred, to the collector of the cess, and to the officer or constable who shall have poynded the same, for their trouble and expence as above stated, in case the value

If there shall be no purchaser the distress to be lodged with the sheriff depute, and to be fold by him, if not redeemed within 4 days;

fale.

VIII. And be it further enacted, That the officer or constable The duties who shall dispose of such goods or cattle so poynded, distrained and penalties and sold, shall be bound to pay in the sums arising from the sale, of the sale to in fo far as extends to the duties or penalties for which the same the collector were poynded, to the collector of the cess or land-tax, within of the landten days after receipt of the price, allowing always what is above tax. allowed for his own pains and expence; and that in like manner, if the goods or cattle distrained shall be disposed of by the theriff, as before directed, he shall, within four days after receipt of the price, be obliged to pay in the same to the collector of the cefs, after deduction of what is appointed to be paid to the officer or constable who made the poynding; and after deduction of what is above allowed to be retained by him for his own pains and expence; and shall remain liable to the collector of the cess until payment, and subject to be poynded and distrained therefore in the same manner as is above provided with regard to any person liable to duties or penalties in virtue of this act.

IX. And be it enacted, That every such collector of the cels Collector to or land-tax, and duties on windows or lights, shall pay over to pay over the the receiver general at Edinburgh, all such monies as he shall same to the have received in respect of the duties or penalties aforesaid, in receiver genemanner, and upon the days of payment following; that is to ral half yearfay, The duties or penalties arising half-yearly betwixt Whitfunday and Martinmas, on or before the twenty fifth day of December in such year; and the duties and penalties arising between Martinmas and Whitfunday, on or before the twenty fourth day of June immediately following.

X. And be it further enacted, That it shall be in the power Persons agof the persons liable and assessed for the duties aforesaid, in case grieved by they shall conceive themselves to be injured by the affeilment and affeilment; or charge made upon them by the surveyor or affestor; or to the collector may surveyor or collector, if he shall indee the crown to be leasted by surveyor or collector, if he shalf judge the crown to be leased by commissioners the affestment or charge made, to appeal to the commissioners of supply. of supply.

XI. Provided always, That every occupier of a house who

to the collector within 15 charge delivered to him.

Collector to fuch notices,

and give a copy to the furveyors.

Appellant not profecuting, the charge to stand good.

Commission neral meetings for appeals. Surveyor or appellant diffatisfied with their determination, may take the provision in the act of 21Gc0.2. C. 10.

Surveyors to fupervile the assessinents,

notice to the

shall conceive himself to be aggrieved by the affessment or charge give a note of made upon him for his windows or lights, thall, within the space of fifteen days after the note in writing of his charge being delivered to him, or left at his house by the affessor or surveyor, days after the by himself, or some other person acting on his behalf, deliver, or cause to be delivered, to the collector of the cess at his office, a note in writing of the wrong or grievance of which such person complains, and whereof he shall be minded to seek redress by appeal; and such collector is hereby required to make make entry of an entry in a book to be kept by him for that purpose, of all fuch notices given to him, from time to time, and to lay the fame before the faid commissioners at their first meeting; and every such collector is farther hereby required, upon demand made for that purpole by the affesfors, or surveyors, to give them inspection and leave to take a copy of all such notices of appeals, that they may attend the meeting of the faid commissioners, prepared to answer the same in support of their charge.

XII. And be it further enacted, That in case the party giving fuch notice of an appeal or complaint shall neglect to infist therein before the faid commissioners at their next general meeting for discussing of appeals, to be held half-yearly in manner herein aftermentioned; then and in that case such complaint or appeal shall be held to be fallen from, and the charge or affeffment therein

referred to shall stand in full force.

XIII. And be it enacted, That the commissioners shall hold ers to hold ge- a general meeting for discussing of appeals upon the first Tuesday of August yearly, and another upon the first Tuesday of March yearly, and upon such other days as the said commissioners shall from time to time appoint for that purpole: and in case either the furveyor, or the person so appealing or complaining, shall be and declare themselves diffatisfied with the determination made by the faid commissioners upon such appeal, it shall and may be lawful to and for either of them fo diffatisfied respecbenefit of the tively, to proceed and take the benefit of the provision made in fuch case in the said act of the twenty first year of his Majesty's reign.

XIV. And be it further enacted, That in case the assessors to be appointed from time to time by the faid commissioners, shall perform the duty committed to them by making their affestments, and bringing in their certificates, as by the faid former acts is directed, then and in that case the surveyors and inspectors appointed or to be appointed in the manner directed by the faid act of the twentieth of his Majesty, shall proceed according to the powers thereby given them, to examine and supervise and whereany fuch affestments; and as often as they shall find any person ocmall be under- cupier of a house to have been under-rated, give notice in writrated, to give ing of such neglect or failure to the occupier of such house, and occupier and also to the collector hereby appointed; and such additional collector, &c. charge may and shall be paid, recovered, or the justice thereof tried and discussed in the manner, and according to the rules herein mentioned; and in case at any time the said commis-

fioners

sioners shall neglect to appoint affessors, or in case the affessors Commissionby them appointed shall fail or neglect to make the inspection, ers neglecting and bring in the cartificates required of them, that then and into appoint asand bring in the certificates required of them, that then and in to appoint arfuch case it shall and may be lawful to and for the said surveyor sorsneglecting or furveyors to make a certificate in writing under their respectible duty. tive hands of every dwelling-house inhabited, or charged by the Surveyor's to faid acts of the twentieth and twenty first years of his Majesty's make out a reign, within the limits of those parishes or places in which they the duties, feverally act, and of the number of windows or lights in each house, with the names of the several occupiers of each respective dwelling-house, and of the sums of money which they ought to pay by virtue of the said acts, and to deliver or leave a note and leave a in writing with the occupier of every house that shall have been charge at the by them respectively surveyed, or at the house itself, of such compier's furvey, bearing the number of the windows or lights, and the house, extent of the duty with which the occupier of such house is charged, and shall also deliver such certificates as aforeigid to the and to deliver respective collectors of the rates and duties upon windows or the certificates lights hereby appointed; whereupon the respective occupiers to the collecshall, in the manner, at the times, and under the penalties above to levy and mentioned, pay or deliver their respective duties to such collec- pay over the tor; and in case of the failure or neglect of them to make such duties. payments as aforefaid, such collector shall, according to the certificates delivered to him by the furveyor, call for, recover and bring in the respective duties and penalties due and incurred by the persons so proving deficient; and being recovered pay over the same to the receiver general at Edinburgh, at the times and in the manner above directed.

XV. Provided always, That in case the occupier of any house Where the conceiving himself to be aggrieved by such survey, thall enter charge shall and give notice of his complaint or appeal as aforesaid, then and be controverting that case the collector shall not proceed to recover by distress to be made such part of the charge as shall be complained of, or controvert-till the appeal ed by such appellant, until the sinal discussion of the appeal, determined, either by its being fallen from or prosecuted to a final decision,

in manner above-mentioned.

CAP. XVIII.

An all for enlarging and regulating the trade into the Levant feas.

HEREAS King James the First, by letters patent bearing date the fourteenth day of December in the third year of his reign, did grant to several persons therein named, and to their sens, and such others as should then after be admitted or made free, that they should be one fellowship, and one body corporate and politick, by the name of The governor and company of merchants of England trading into the Levant seas, and by the same name should have perpetual succession; and did direct. That all persons, subjects of this realm, being mere merchants, which then were, or after the date of the said letters patent should happen to be, under the age of twenty Vol. XXI.

fix years, or not out of his or their apprenticeships, should be admitted into the freedom of the faid company, if he or they should demand the same within one year next after he or they should attain the age of twenty fix years, or within one year after the end of his or their apprenticeships, and should offer and pay to the said governor and company for his or their admittance the sum of twenty five pounds; and did further direct, That all persons, subjects of this realm of England, being mere merchants, above the age of twenty fix years, should be admitted into the freedom of the faid company, upon paying a fine of fifty pounds; and did also direct, That all and every the sons of such as were or should be free of the said company, and also all their apprentices employed in that trade for the space of three years or upwards, within the limits of the faid letters patent, should after the end of their apprenticeships be admitted to the freedom of the faid company, on payment of the sum of twenty shillings only: and whereas King Charles the Second, by his letters patent bearing date the fecond day of April in the thirteenth year of his reign, did ratify and confirm the faid letters patent of King James the First; and did further direct, That no person residing within twenty miles of the city of London should be admitted into the freedom of the said company, or have any benefit of the privileges thereof, unless he be made free of the said city: and whereas the trade into the Levant feas has very much decreased, and the taking of less fines for the admission of persons into the freedom of the faid company, and the not restraining of the freedom thereof to mere merchants, and to fuch persons as residing within twenty miles of the city of London are free of the said city, and the securing to all persons admitted into the said company, the liberty of exporting at all times hereafter all forts of goods and merchandize (not prohibited by law to be exported) to any port or place within the limits of the said letters patent, from what parts of Great Britain, and at what time, and in what quantity, and on board what ships (navigated according to law) they shall respectively think proper, and also of importing in the like manner from any port or place within the limits of the faid letters patent, raw filk, or any other goods or commodities purchased within the said limits, (not prohibited by law to be imported) are the most probable means of recovering and extending the faid trade for the benefit of this nation; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of Any subject of the same, That from and after the twenty fourth day of June one thousand seven hundred and fifty four, every subject of Great Britain defiring admillion into the faid company of merchants of England, trading into the Levant seas, commonly called or known by the name of The Turky company, shall, upon request for that purpose made by himself, or any other person in his behalf, to the governor or deputy governor of the faid company for the time being, be admitted into the faid con pany within the space of thirty days after such request shall be made, and shall have, use and enjoy all the liberties, privileges, jurisdictions.

Great Britain defiring admission, and paying 20 l. to be made free of the Turky company.

dictions, franchises, powers and authorities granted to the said company by the faid letters patent, as largely, fully and amply to all intents, constructions and purposes, as any member of the faid company could, can or may have, use and enjoy the same, by virtue of the faid letters patent, such subject paying or tendering, or causing to be paid or tendered, for such his admisfion, for the use of the said company, the sum of twenty pounds, and no more; any thing in the faid letters patent, or either of

them, to the contrary in any wife notwithstanding.

II. And be it enacted by the authority aforesaid, That from Oath to be and after the twenty fourth day of June one thousand seven hun- taken on addred and fifty four, the following oath in lieu of the oath here- million. tofore taken by persons upon their admissions to their freedoms in the faid company, shall be taken by every person upon his admission to his freedom, either before the governor or deputy governor of the faid company, or before two of his Majetty's justices of the peace, (who are hereby respectively impowered and required to administer the said oath) which justices are. hereby required to certify under their hands and feals, that the faid oath was taken by day of before

us, two of his Majesty's justices of the peace in and for

YOU fwear to be good, faithful and true to our fovereign lord The oathe

King George, his beirs and fuccessors; you shall be obedient and affifiant to the governor, his deputy and affifiants of the company of merchants of England trading into the Levant feas, in all lawful matters; you shall truly hold and keep to your power (having no fingular regard to yourself, to the kurt and prejudice of the common weal of the faid company) all flatutes, acts and ordinances, which have been duly made, according to the grant of privileges granted to the faid company, and confiftent with an act of parliament made in the twenty fixth year of the reign of his majefly King George the Second. intituled, An act for enlarging and regulating the trade into the Levant leas; the fecrets of the full company you shall not disclote; and if you shall know any person or persons that intend any hurt. barm or prejudice to our aforefaid fovereign lord the King's majefty, bis heirs or successors, or to the faid company, or the privileges of the faid company, you shall give knowledge thereof to the faid governor, deputy or affiftants, or to some of them; and you shall not colour or free any goods belonging to any one not free of the laid company.

So help you God.

III. And be it further enacted by the authority aforesaid, persons ad-That from and after the said twenty fourth day of June one mitted may thousand seven hundred and fifty four, it shall and may be law- export goods ful to and for all and every person and persons, being free of to any 1 ort within the lithe aid company as aforefaid, separately or jointly to export, or mits of the cause to be exported, from any port or place in Great Britain, to patent, payany port or place within the limits of the faid letters patents, in ing the chargany British or plantation built ships (navigated according to law) es of the com-

at any time, and to any person or persons whomsoever, being treemen of the faid company, or fons or apprentices of freemen, (fuch freemen, fons or apprentices, being his Majesty's christian subjects) so long as such person or persons shall remain under, and submit to, the protection and direction of the British ambassador and consuls respectively for the time being, any goods, wares or merchandizes whatloever, not prohibited by law to be exported; and also to import, in like manner, from any port or place within the limits of the faid letters patent, raw filk, or any other goods, wares or commodities, purchased within the faid limits, (not prohibited by law to be imported) upon paying or fecuring the customs, and other duties payable for the same, to his Majesty, his heirs and successors, by virtue of any law now in force, or hereafter to be made; and upon paying fuch impositions or sums of money as thall be afferred and charged upon all goods, wares or merchandizes, to be exported or imported as aforefaid, or upon any ships laden with the same, for defraying the necessary expenses of the said company; any thing in the faid letters patent, or either of them, or any ordinance, constitution or by-law of the said company, made or to be made, to the contrary in any wife notwithstanding.

Exportation of gold and filver subject to the by laws of the compamy.

By-laws shall

men shall ed, they may

but fuch law determined.

Limitation of

IV. Provided always, That the exportation of gold or filver, either in foreign coin or bullion, shall remain subject to the bylaws of the said company made or to be made in that behalf.

V. And be it further enacted by the authority aforefuld, That it shall and may be lawful for the said governor, or deputy governor and company, in general court affembled, to make such be confirmed rules, ordinances or by-laws, for the good government of the atasublequent said company, as the major part of the members present at such general court, general court shall think necessary; but no such rule, ordinance or by-law, shall be valid, or of any force or effect whatsoever, unless the same be confirmed at a subsequent general court, to be held at least one calendar month after the general court at and if 7 free- which fuch rule, ordinance or by-law was made; and if any feven or more of the freemen of the faid company shall think think them-themselves aggrieved by any rule, ordinance or by-law, made selves aggrieved by any rule, ordinance or by-law, made or to be made, it shall be lawful for them to present an appeal appeal to the in writing against the same to the commissioners for trade and commissioners plantations, who are hereby impowered and required, with all confor trade, &c. venient speed, to hear such appeal, and to approve or disapprove fuch rule, ordinance or by-law, and in such manner as to them, or the major part of them prefent, shall appear fit and reasonable.

VI. Provided alway, That such rule, ordinance or by-law, to be in force shall be and continue in force till such appeal be so heard, and till the appeal fuch rule, ordinance or by-law, be disapproved as aforesaid; but in case such by-law, rule or ordinance, shall be disapproved on the hearing of such appeal as aforesaid, then such ruly, ordinance or by-law, thall, from and after such disapproval enly. be deemed null and voil to all intents and purpotes whattoever.

VII. Provided also, That in case any such appeal shall be the time of ap-brought against any future rule, ordinance or by-law, to be

made

53

Anno vicelimo fexto Georgii II. c. 19. 1753.

made by the faid governor and company, fuch appeal shall be brought within twelve calendar months after fuch rule, ordinance or by-law, shall be so made and confirmed as aforesaid; and if any fuch appeal shall be brought against any rule, ordinance or by-law of the faid company now in force, fuch appeal shall be brought within twelve calendar months after the faid twenty fourth day of June one thousand seven hundred and fifty four.

VIII. Provided also, That the persons appealing against any Notice of apfuch rule, ordinance or by-law, shall at the same time give no-peal to be tice in writing of such appeal, to the governor, deputy governor, given, or secretary of the said company for the time being.

IX. Provided nevertheless, That no fuch rule, ordinance or By laws to be by-law, shall be of any greater or other force or validity than of no greater the same would or ought to have been, if no such appeal had some than if

been given by this act.

X. Provided always, and it is hereby further enacted, That Notice of a whenfoever any general court of the faid company shall be ap-general court pointed to be held for the making of any rule, ordinance or by- for making law, publick notice thereof shall be given in the London Gazette by-law, to be at least twenty days before the time appointed for the holding of published in the Gazette. fuch general court.

XI. Provided always, and it is hereby enacted, That all Putes for prerules, orders and regulations made for preventing infection, venting infecshall be, and remain in full force and virtue as if this act had tion to be in

never passed.

XII. And be it further enacted by the authority aforefaid, Goods liable That no goods or merchandizes liable to retain the infection of to retain the the plague, and coming from the Levant without a clean bill of infection, and health, shall be landed in any part of Great Britain or Ireland, out a clean bill or of the ifles of Guernsey, Jersey, Alderney, Sark or Man, unless of health not to it shall appear to the satisfaction of his Majesty, his heirs or belanded, &c. fuccessors, or of his or their privy council, that the faid goods tank is the or merchandizes have been infinciently opened and aired in the been aired in lazarets of Multa, Ancona, Venice, Meffina, Leghern, Genoa and some foreign Marseilles, or one of them.

no appeal had

CAP. XIX.

An att for enforcing the laws against persons who shall steal or detain shipwrecked goods; and for the relief of persons suffering losses thereby.

HEREAS notwithstanding the good and salutary laws now in being against plundering and destroying vessels in distress, and against taking away shiptorecked, lost or stranded goods, many wicked enormivies have been committed, to the difference of the nation, and to the grievous damage of merchants and mariners of our own and other countries: For remedy thereof, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That if any perion or perfons.

Persons convicted of plundering thipwrecked goods, &c.

out false fer death without clergy.

Where goods without any circumstances of cruelty, the offender ed for petit larceny.

Justices upon **fhipwrecked** goods being Italen or concealed, to iflue fearch warrants;

and the perfons in whose cuftody the goods thall be found, not factory account,

ted for fix months, or until payment of treble valuc.

fons shall plunder, steal, take away or destroy any goods or merchandize, or other effects, from or belonging to any thip or vessel of his Majesty's subjects, or others, which shall be in distress, or which thall be wrecked, loft, stranded or cast on shore in any part of his Majesty's dominions, (whether any living creature be on board fuch vessel or not) or any of the furniture, tackle, or of obstruc- apparel, provision, or part of such ship or vessel; or shall beat ting the escape or wound with intent to kill or destroy, or shall otherwise wilof any person fully obstruct the escape of any person endeavouring to save his or of putting or her life from fuch ship or vessel, or the wreck thereof; or if any person or persons shall put out any false light or lights with lights, to fuf-intention to bring any thip or veffel into danger; then fuch perfon or persons so offending shall be deemed guilty of felony, and being lawfully convicted thereof, shall suffer death as in cases of felony, without benefit of clergy.

II. Provided always, and be it enacted by the authority aforeof small value said, That when goods or effects of small value shall be stranded, shall be stolen lost or cast on shore, and shall be stolen without circumstances of cruelty, outrage or violence; then and in such cases it shall be lawful for any person or persons to prosecute for such offence by way of indictment for petit larceny; and the offenders being may be indict- thereof lawfully convicted, shall suffer such punishment as the

laws in cases of petit larceny do enjoin or require.

III. And be it further enacted by the authority aforefaid, information of That it shall be lawful for any one or more of his Majesty's justices of the peace, upon information made before him or them upon oath (which oath all juffices are hereby impowered to administer) of any part of the cargo or effects whatfoever belonging to any thip or vessel lost or stranded upon or near the coasts aforefaid, being unlawfully carried or conveyed away, or concealed in any house, out-house, barn or other place, or of some reasonable cause of suspicion thereof, to issue his or their warrant or warrants for the fearthing of fuch house, out-house, barn or other place, as in other cases of stolen goods: and if the fame shall be found in such house, out-house, barn, or other place or places, or upon or in the cultody or possession of any person or persons not legally authorized or intitled to keep and withhold the same; and the owner or occupier of such house, out-house, barn or other place, or the person or persons upon whem, or in whole custody or possession the same shall be found, shall not immediately, upon demand, deliver the same to the lawgiving a fatif. ful owner or owners thereof, or to such other person or persons as shall be lawfully authorized to demand the same; or shall not give a good account, to the fatisfaction of the faid justice or justices, how he, she or they came by, or became possessed to be commit- thereof; it shall and may be lawful to and for such justice or justices, upon proof of such resusal, and he and they is and are hereby required to commit the laid offender or offenders to the common gaul for the space of fix months, or until he, the or they shall have paid to such lawful owner or owners, or to the person or persons lawfully authorized to receive the same, treble

Anno vicesimo sexto Georgii II. c. 10.

the value of the goods or things so by him her or them unlaw-

fully detained.

'IV. And be it further enacted by the authority aforesaid, That Goods offered if any person or persons shall offer or expose to sale any goods to sale, suspecor effects whatfoever belonging to any thip or vessel lost, strand-ted to be shiped or cast on shore as aforesaid, and unlawfully taken away, or wrecked, to be reasonably suspected so to have been; then and in every such case it shall be lawful for the person or persons to whom the same shall be so offered for sale, or any officer of the customs or excise, or any constable, headborough or tythingman, or other peace officer, to stop, take and seize the said goods and effects; and notice to and that he or they shall, with all convenient speed, carry the be given to a same, or give notice of such seizure to some one or more of his justice; Majesty's justice or justices of the peace; and if the person or and the person persons who shall have offered the said goods or effects to sale, offering the or some other person or persons on his, her or their behalf, same not makshall not appear before the faid justice within ten days next after ing out ms fuch seizure, and make out, to the satisfaction of the said justice, property, the property of the faid goods or effects to be in him, her or them, or in the person or persons by whom he, she or they, was or were employed to fell the fame; then the faid goods or the goods to effects shall, by order of the said justice, be forthwith delivered be returned to over to or for the use of the rightful owner or owners thereof, the owner, upon payment of a reasonable reward for such seizure (to be afcertained by the faid justice) to the person who seized the fame; and fuch justice shall and may commit the person or and the ofpersons who shall so have offered or exposed the said goods or tender to be things to fale as aforefaid to the common gool for the space of committed ret fix months, or until he, she or they, shall have paid to such fix months, or lawful owner or owners, or to the person or persons lawfully of tichle value. authorized to receive the same, treble the value of the said goods or effects so by him, her or them unlawfully offered to sale as aforesaid.

V. And be it further enacted by the authority aforciaid, That Persons who in case any person or persons not employed by the master, ma-shall sive, and riners or owners, or other persons lawfully authorized, in the carry any veffalvage of any ship or vessel, or the cargo or provision thereof, into port, &c. shall, in the absence of persons so employed or authorized, save for the benefit any fuch thip, veffel, goods or effects, and cause the same to be of the owners, carried, for the benefit of the owners or proprietors, into port, and give noor to any near adjoining custom-house or other place of safe custody, immediately giving notice thereof to some justice of the peace, magistrate, or custom-house or excise officer, or shall discover to any such magistrate or officer where any such goods or or who shall effects are wrongfully bought, fold or concealed, then fuch per-fon or persons shall be intitled to a reasonable reward for such goods are con-services, to be paid by the masters or owners of such vessels or cealed, nititled goods, and to be adjusted in case of disagreement about the to the reward; quantum, in like manner as the falvage is to be adjusted and paid and the quanpy virtue of the statute made in the twelfth year of the reign of disagreement her late majefty Queen Anne, intitled, An aet for the preserving is to be ad-

all adjusted ac-

cording to 12 all such ships and goods thereof which have happened to be forced on Ann. A. 2. C. 18. shore, or stranded upon the coasts of this kingdom, or any other of her Majesty's dominious, or else in the manner herein after prescribed, as the case shall require.

Where any shall be stranded, publick notice to be given for a meeting of the sheriff, justices and magi-

VI. And be it further enacted by the authority aforesaid, vessel or effects That for the better ascertaining the salvage to be paid in purfuance of this present act, and the act before-mentioned, and for the more effectual putting the same acts in execution, the justice of the peace, mayor, bailiff, collector of the customs, or chief constable, who shall be nearest to the place where any ship, goods or effects shall be stranded or cast away, shall forthwith give publick notice for a meeting to be held as foon as possible of the sheriff or his deputy, the justices of the peace, mayors, who are to aid or other chief magistrates of towns corporate, coroners and commissioners of the land-tax, or any five or more of them,

in faving the wessel and goods, &c

ttrates, &c.

and to adjust the falvage;

4s. a day alattendance.

If the falvage be not paid, the officer of the cultoms may raife the of fale of the vessel or car-

intereft.

Where cath stall be made

who are hereby required and impowered to give aid in the execution of this and the faid former act, and to employ proper persons for the saving of ships in distress, and such ships, vessels and effects, as shall be stranded or cast away; and also to examine persons upon oath touching or concerning the same, or the falvage thereof, and to adjust the quantum of such salvage, and distribute the same among the persons concerned in such falvage, in case of disagreement among the parties, or the said persons; and that every such sheriff, justice of the peace, mayor, lowed for their chief magistrate, coroner, lord of a manor, under-sheriff, or commissioner of the land-tax, attending and acting at such meeting, shall be paid four shillings a day for his expences in such attendance out of the goods and effects faved by their care or direction.

VII. Provided always, and be it further enacted by the authority aforesaid, That if the charges and rewards for salvage, directed to be paid by the faid act of the twelfth year of the reign of her faid late majesty Queen Anne, and by this present fame by a bill act, thall not be fully paid, or sufficient security given for the fame within forty days next after the faid fervices performed, then and in such case it shall be lawful for the officer of the customs concerned in such salvage, to borrow or raise so much which may be money as shall be sufficient to satisfy and pay such charges and redeemed, up rewards, or any part thereof then remaining unpaid, or not feprincipal and cured as aforesaid, by or upon one or more bill or bills of sale. under his hand and feal, of the ship or vessel, or cargo faved, or fuch part thereof as shall be sufficient, redeemable nevertheless upon payment of the principal fum so borrowed, and interest for the same after the rate of four pounds per centum per annum.

VIII. And be it further enacted by the authority aforefaid. That if oath shall be made before any magistrate, lawfully imof plunder or powered to take the same, of any such plunder or thest and the examination in writing thereupon taken shall be delivered to the clerk of the peace of the county, riding or division whereor of breaking in such fact shall be committed, or to his deputy; or if hath shall be made before any such magistrate of the breaking any

a ship, conbrary to 12

. ship, contrary to the aforesaid act made in the twelfth year of Ann. st. 2. the reign of her said late majesty Queen Anne, and the exami-c. 18. and the nation in writing thereupon taken shall be delivered to such clerk shall be deliof the peace, or his deputy; then such clerk of the peace thall vered to the cause the offender or offenders in any of the said cases to be forth-clerk of the with profecuted for the same, either in the county where the peace, he is to fact shall be committed, or in any county next adjoining; in offender; which adjoining county any indictment may be laid by any other prosecutor; and if the fact be committed in Wales, then the profecution shall or may be carried on in the next and the charadjoining English county; and the necessary charges of such gesto be paid profecutions by the clerk of the peace shall be paid by the by the treatreasurer of the county, riding or division where the fact shall be county. committed, to such amount as the justices of the peace in their general or quarter fessions shall order and ascertain the same; and if such clerk of the peace shall neglect or refuse to carry on fuch profecution in due manner, he shall forseit one hundred pounds for every such offence, to any person or persons who peace neg-shall sue for the same by action of debt, bill, plaint or informal lecting to protion, in any of his Majesty's courts of record at Westminster; in fecute, forwhich action no effoin, protection, wager of law, or more than eits rook one imparlance shall be allowed.

IX. And be it further enacted by the authority aforesaid. That the commissioners of the land tax, the deputy sheriff, the coroner, and the officers of excise in each county, riding and Officers for division, shall be proper officers for putting in execution this putting this present act, and the said act made in the twelfth year of the reign and 12 Ann. of her late majesty Queen Anne, together with those therein res- in execution.

pectively named for that purpofe.

X. And whereas by an act made in the third year of the reign of his late majefly King George the First, intituled, An act for the better regulating of pilots for the conducting of ships and vef-sels from Dover, Deal, and the isle of Thanet, up the rivers of Thames and Medway, it is enacted, That the lard warden of the cinque ports for the time being shall nominate and appoint, by an instrument under his kand and feal, three or more substantial persons in each of the cinque ports, two ancient towns and their members, to adjust and determine, within the space of twelve hours, differences which shall or may arise within the jurisdiction of the cinque ports relating to the salvage of anchors and cables from which vessels shall or may be forced by extremity of weather: now it is hereby enacted That-the lord warden of the cinque ports for the time being, and the lieutenant of Dover Caffle for the time being, and the deputy warden of the cinque ports for the time being, and the Officers for judge official and commissary of the court of admiralty of the putting this cinque ports, two ancient towns, and the members thereof, for in execution the time being, and all and every of them, and all and every within the liother person and persons appointed or to be appointed by the berty of the lold warden of the cinque ports for the time being, pursuant to cinque ports, the Gaid and made in the third year of his late Maie by's reign. " the faid act made in the third year of his late Majeity's reign, shall be the persons to put in execution, within the liberty and jurif-

jurisdiction of the cinque ports, two ancient towns and their members, all the powers and authorities given and granted in and by this act, and in and by the before mentioned act of parliament made in the twelfth year of her faid late majesty Qu:en Anne; and also in and by the said act made in the fourth stear of the reign of his late majesty King George the First; and also shall and may execute, perform and do, within the jurisdictions aforesaid, all the acts, matters and things contained in this and the before-mentioned statutes, in like and as full and ample manner, to all intents and purposes, as any justice or justices of peace, or any other person or persons, are by this and the said acts appointed or authorized to do in any other part of the king-

Persons convicted of affaulting any magistrate or any vesses or goods, to be transported for 7 years.

XI. And be it further enacted by the authority aforesaid, That if any sheriff or his deputy, justice of the peace, mayor, or other magistrate, coroner, lord of a manor, commissioner of the land tax, chief constable or petty constable, or other peace officer, or any custom-house or excise officer, or other person officer, &c. in lawfully authorized, shall be assaulted, beaten and wounded, for the falvage of or on account of the exercise of his or their duty, in or concerning the salvage or preservation of any ship or vessel in distress, or of any ship or vessel, goods or effects, stranded, wrecked, or cast on shore, or lying under water, in any of his Majesty's dominions, then any person or persons so affaulting, beating and wounding, shall upon trial and conviction, by indictment at the affizes, or general gool delivery, or at the general or quarter fessions for the county, riding or division, where such offence shall be committed, be transported for seven years to some of his Majesty's colonies in America, and shall be subject to such subsequent punishment, in case of return before that time, as other persons under sentence of transportation are by the law subjected unto.

Justice in the absence of the sheritf may take a susficient force to repress violence, &c.

Persons impowered to give orders, where any a shipwreck, ₽¢¢.

XII. And be it further enacted by the authority aforesaid, That it shall be lawful for any one or more of his Majesty's justices of the peace, in case of need, and in the absence of the high sheriff, to take sufficient power of the county, to repress all unjust violence, and duly to enforce the execution of this act.

XIII. And to prevent confusion among persons assembled to fave any ship, vessel, goods or effects, as aforesaid, either for want of proper orders, or by contradictory orders; be it further enacted, That all persons so assembled shall conform in the first place to the orders of the master or other officers or owners, or other persons employed by them; and for want of their presence or directions, then in the next place to the orders of the persons authorized by this act, or the aforesaid act of bled in case of Queen Anne, in the like manner, in the following subordination as any of the faid persons shall happen to be present; that is to fay, in the first place, to the orders of any officer or officers of the customs; then of any officer or officers of the excise, the: of the sheriff or his deputy; then of any justice or justice of the peace; then of the mayor or chief magistrate of any corporation : ration; then of the coroner; then of any commissioners of she land tax; then of any chief constable; then of any petty constable or other peace officers; and any person whatsoever acting knowingly and wilfully contrary to fuch orders, shall for-feit any sum not exceeding five pounds, to be levied by warrant Persons acting contrary to of die justice of the peace; and in case of non-payment the of-contrary to tender shall be committed to the house of correction for any sl. time not exceeding three months.

XIV. Provided always, and it is hereby enacted, That neither this act, nor any thing herein contained, shall any way extend to deprive or prejudice his royal Majesty, his heirs or Rights of the fucceffors, or any claiming under them, or any patentee or gran- Crown, &c. tee of the crown, or any lord or lords of any manor or manors, reierved. or other person whomsoever, of or in relation to any right which they or any of them have or may have or lawfully claim to any wreck or wrecks, or any goods which are or shall be flotfam, jetfam or lagan, but that such respective rights shall be enjoyed in as full, ample and beneficial a manner, in every ref-

pect, as if this act had never been made.

XV. And be it further enacted by the authority aforesaid, That the officer of the customs who shall act in the preserving of any ship or vessel in distress, or the cargo thereof, shall, as Examination foon as conveniently may be, cause or procure all persons be- on oath to be longing to the faid ship or vessel, and others who can give any taken of the account thereof, or of the cargo thereof, to be examined upon ship's name, oath before some justice of the peace, as to the name or description owners, &c. tion of the said ship or vessel, and the names of the matter, commander, or chief officer and owners thereof, and of the owners of the faid cargo, and of the ports or places from or to which the faid thip or veffel was bound, and the occasion of the faid thip's diffress, which examination the faid justices are hereby required to take down in writing, and they shall deliver a true copy thereof, together with a copy of the faid account of the and a copy to goods, to the faid officer of the customs, who thall forthwith betrantimitted transmit the same to the secretary of the admiralty for the time to the secretibeing, who shall publish or cause to be published in the next ry of the ad-London Gazette, so much thereof as shall or may be necessary publimed in for the information of the persons interested or concerned therein. the Gazette.

XVI. And be it further enacted by the authority aforefaid, That the before-mentioned act of parliament made in the tweltth year of her said late majesty Queen Anne; and also an act made The acts 12 in the fourth year of the reign of his late majesty King George Ann. it. 2. c. the First, for inforcing and making perpetual the before-men-Geo. 1. c. 12. tioned act, and for inflicting the punishment of death, on such to be in force as thall wilfully burn or destroy ships, shall in all things remain where not alin full force, fave only fo far as the fame are altered or changed tered by this by this present act.

WII. And be it further enacted by the authority aforefaid, That this act shall take place from the twenty ninth day of Sepember in the year of our Lord one thousand seven hundred and Commencefify three.

XVIII. Pro- act.

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T1753. XVIII. Provided, That nothing in this act contained, shall extend or he construed to extend to that part of Great Britain. Not to extend called Scotland. to Scotland. .1 ٠,

CAP. XX.

An act for encouraging and improving the manufactory selinen in the highlands of Scotland.

INTHEREAS by an act made in the fifteenth and fixteenth years

15 Geo. 2. C. 29.

of the reign of his present Majesty, intituled, An act for granting to his Majesty an additional duty on foreign cambricks; and for allowing thereout a bounty upon a certain species of British and Irish linens exported it was, amongst other things, enacted, That out of the additional duty by the faid act imposed on foreign cambricks, there should be given and paid in manner, and upon the conditions therein mentioned, a bounty of one penny for every yard of British and Irish linens made of hemp or flax of the value of fix pence per yard, and not exceeding the value of twelve pence per yard; and of one kalfpenny for every yard of such British and Irish linens under the value of fix pence per yard, which from and after the twenty fifth day of March, one thousand seven hundred and forty three, and within the term of seven years, to commence from the said twenty fifth day of March, or at any time thereafter, before the end of the then next selfion of parliament, should be exported out of Great Britain to Africa, America, or Portugal, or which should be exported to Spain, from and after the time that it should be lawful to export fuch linen to that kingdom: and wherees by an act made in the eighteenth year of the reign of his present Majesty, intituled, An act for effectually preventing the exportation of foreign linens, under the denomination of British or Irish linens, the payment of the faid bounty is subject to certain regulations in the faid act expressed: and whereas by another act made in the eighteenth year of the reign of his present Mijesty, intituled, An act for allowing certain additional bounties on the exportation of British and Irish linens, additional bounties were granted thereon and the payment thereof and of the former bounties, was made subject to certain other regulations in the faid all expressed: and whereas by an all made in the twentieth year of the reign of his present Majesty, intituled, An act for granting to his Majesty a certain sum of money out of the sinking fund, for the service of the year one thousand seven hundred and forty seven; and also for enabling his Majesty to raise a surther fum of money for the uses and purposes therein mentioned; and for the further appropriating the supplies granted in this lession of parliament; and for applying a certain fum of money for defraying the charge of the allowances to several officers and gen-

tlemen of the two troops of horse guards, and three regiments of horse, lately reduced, for the year one thousand seven hun. dred and forty feven; and for continuing the bounties on the exportation of British and Irish coarse linens; it was, amonosticites things enacted. That the bounties on the exportation of British and Irish coarfe linens should continue to be paid under the regulations the asts of the fifteenth, fixteenth, and eighteenth years of his Nice.

Jesty's.

13 Geo. 2. E. 24.

13 Gco. 2. C. 25.

20 Geo. 2. c. 36.

1753.

ielly's reign; and that the same should be paid out of such part of the Ad Subsidy as is applicable to the payment of incidents: and whereas by an act made in the twenty second year of the reign of his present 22 Geo 2. Mayery, intituled, An act for granting to his Majesty the sum c. 42. of the million out of the sinking sund, for the service of the year one thousand seven hundred and forty nine; and for enabling his Majesty to raise a further sum of one million for the uses and purposes therein mentioned; and for further appropriating the supplies granted in this session of parliament; and for applying a certain fum for defraying certain charges and allowances to the officers and private gentlemen of the reduced troops of horse guards; and for continuing the bounties on the exportation of British and Irish linens; and for making forth duplicates of exchequer bills, lottery tickets, receipts, annuity orders or other orders, loft, burnt, or otherwise destroyed; it was, amongst other things, enacted, That the bounties on the exportation of British and Irish coarse linens should continue to be paid in like manner and under the like regulations, as directed by the arts of the fifteenth and fixteenth, and of the eighteenth years of his Majesty's reign, from and after the twenty fifth day of March one thousand seven hundred and fifty, for and during the further term of three years, and from thence to the end of the then next session of parliament; and that the same should be paid out of such part of the old subsidy as is applicable to the payment of incidents: and whereas the manufacture of coarfe linens hath been increased and improved in Great Britain and Ireland, and it may reasonably be presumed that the manusacture of such linens may be carried on in places where the same bath been established, and elsewhere, without the further continuance of any such bounty on the exportation thereof: and whereas under the directions of the commisfigures and truftees for improving fisheries and manufactures in Scotland, some progress hath been made in the manusactures of linens in the highlands of Scotland; for the better civilizing and improving whereof, several provisions have been made in this present parliament manifestly conducive to the publick tranquility and welfare: and whereas the encouragement of the manufacture of coarfe linens in those parts of the faid highlands, wherein the manufacture of linens bath either not been already established, or bath not already been advanced to any considerable degree of perfection, will be a further means of improving and civilizing the faid highlands; and the fuccess of any provision for that purpose, will tend to the general good of the whole united kingdom, and also of Ireland; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the expiration of the term for which the boun-After the exties on the exportation of British and Irish coarie linens by the piration of the faid herein before-recited acts are granted, continued and made bounties on payable, the fum of three thouland pounds be paid yearly and exportation every year for the space of nine years, to the cashier of the said of British and Lith course have or millioners and truftees for improving fiftheries and manufac-nens, the anfures in Scotland, to be charged and chargeable upon, and pay-nual tum of

3000l. to be paid for nine years out of the duties in encouraging, &c. the manutactures of linens in the highlands.

To what uses the faid fum is to be applied.

able out of any the customs, duties, excises, or other revenues in Scotland, introduced by virtue of the treaty of union, or to which the subjects of Scotland are or shall be liable; and to be Scotland, for applied by the faid commissioners and trustees for encourting and improving the manufacture of linens in the highland; of Scotland only, and only in those parts thereof, wherein the nanufacture of linens hath either not been already introduced, or if the fame hath been introduced, have not yet arrived to any confiderable degree of perfection.

II. Provided always, That no part of the faid annual sum of three thousand pounds shall be applied by the said commissioners and trustees, for any other use or purpose whatsoever, than for instructing and exciting the inhabitants of that part of Scotland, to raise, prepare and spin, flax and hemp to be used in the manufacture of coarse linen, and to weave yarn there spun into such linen, and for providing the said inhabitants with fit materials and utenfils for those purposes, and for distributing rewards and prizes to the growers, preparers and spinners of such flax and hemp, and to the weavers and other manufacturers of fuch linen, in respect to the quantity or excellence of the flax or hemp so raised and prepared, and of the yarn so spun, wove, or otherwise manufactured; and for such other like uses, as by the faid commissioners and trustees shall be thought proper for promoting the true intent of this act.

No part to be couraging the manufacture of fail cloth.

How the faid fum is to be iffued.

\$3Geo.1.C.30.

Commissioners yearly to make up accounts of the monies, and report their proceedings.

III. Provided also, That no part of the said annual sum of applied in en-three thousand pounds shall be applied by the said commissioners and trustees for encouraging or improving within the limits of the faid highlands, the manufacture of fail cloth, or of any fuch linens as under the denomination of fail cloth are or may be intitled by law to any bounty on the exportation thereof. IV. And be it enacted by the authority aforesaid, That the

faid annual fum of three thousand pounds shall be paid for the

purposes of this act, at such times, and by such warrants and orders, and in such manner, as the annual sum of two thoufand pounds, and the surplussage of the duty on malt made in Scotland, are by an act made in the thirteenth year of the reign. of his late majesty King George the First, (intituled, An act for encouraging and promoting fisheries and other manufactures and improvements, in that part of Great Britain called Scotland) or by letters patent under the great scal, appointed by the treaty of union to be kept in Scotland, in place of the great feal thereof, directed to be paid.

V. And be it further enacted by the authority aforefaid, That the faid commissioners and trustees shall yearly and revery year, at the feast of the nativity of our Lord Christ, make up a faithful and exact account of the monies received and issued by their orders, together with a faithful and true report of their proceedings in the execution of the trust hereby reposed in their and shall within the space of thirty days lay the said account and oreport before his Majesty, his heirs or successors, and stall of the within the like space of thirty days, lay true copies of the said accoult: account and report before the annual committee of the convention of the royal boroughs of Scotland, that they may peruse and examine the same, and lay before his Majesty, his heirs and successors, from time to time, such observations as they shall make thereon.

And be it further enacted by the authority aforesaid, That At Christmas the laid commissioners and trustees shall, at the feast of the na- 1753, the comtivity of our Lord Christ in the year one thousand seven hun-millioners to dred and fifty three, propose and lay before his Majesty, his the applicatiheirs and successors, a plan or method for the application and on of the said distribution of the said sum of three thousand pounds hereby sum before his granted, according to the true intent and meaning of this act; Majesty; which plan or method being approved, altered or varied by his Majesty, his heirs or successors, by writing under his or their fign manual, shall be in force and put into execution, until the fame shall be altered or varied in like manner and by like authority.

VII. Provided, That it shall and may be lawful to and for and in any the faid commissioners and trustees, in any other year, during other year the continuance of this act, at the faid feaft to propose and lay they may lay before his Majelty, his heirs and fuccessors, any other plan or any other plan for the like method for the like purpose; which plan or method being in purpose. like manner approved, altered or varied by his Majetty, his heirs or fuccesfors, shall be in force and put into execution, until the fame shall be in like manner altered or varied by like authority.

CAP. XXI.

An att for encouraging the filk manufattures of this kingdom, and for securing the duties payable upon the importation of velvets, wrought filks, and filks mixed with other materials, not manufactured in Great Britain.

HEREAS the payment of the duties charged and made payable by divers acts of parliament, upon the importation of velvets, wrought filks, and filks mixed with other materials not manufactured in Great Britain, is frequently evaded by the subtil and fraudul nt practices of evil-disposed persons, to the great discouragement of the filk manufactures of this king lom, and the lofs of his Majerly's revenue: therefore for preventing such frauds and abuses for the future, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That all velvets, wrought filks, and filks Velvets, mixed with any other materials, (such velvets, wrought filks, wrought and filks faixed with any other materials, not being manufactory as aforesaid, not being prohibited to be worn therein) which from the confidence of the property of the of September one thousand seven hundred and fifty three, shall, the piece. after the same have been entered at the custom-house, and be-they are discharged by the officers, and delivered into the

custody of the importer or his agent, be marked or sealed at each end of every piece with such mark or seal, and by such officer or officers, as the respective commissioners of the customs in Great Britain shall direct and appoint for that purpose.

II. And be it further enacted by the authority aforesaid, 2 at

Exporter of to the officer of the cuftoms, when

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feized;

the faid goods from and after the faid twenty ninth day of September everyer-erto give notice fon intending to export any fuch velvets, wrought filks or filks mixed with any other materials, as herein before are mentioned and described, which shall have been imported into this kingthe same will dom after the said twenty ninth day of September, shall, before be packed up; fuch goods are shipped in order to be exported, give notice to the proper officer or officers to be appointed for that purpose by the respective commissioners of the customs in Great Britain. when and where he will pack up the faid goods in order to be exported, and the faid commissioners of the customs are hereby impowered and required to cause such officer or officers to take are to be then care that such seals, stamps or marks be taken off from every piece so intended to be exported, without see or reward; and no person shall be intitled to the drawback allowed upon the exportation of fuch velvets, wrought filks or filks mixed as aforesaid, unless he shall have given such notice as herein before is directed, and until such seals, stamps or marks shall be taken off by the proper officer or officers as aforefaid.

Velvets and &c. found

III. And be it further enacted by the authority aforesaid, That wrought filks, from and after the twenty ninth day of September one thousand feven hundred and fifty four, in case any velvets, wrought filks or filks mixed with any other materials (fuch velvets, wrought filks or filks mixed with any other materials, not being manufactured in Great Britain, and fuch wrought filk or filks mixed as aforesaid, not being prohibited to be worn therein) shall be found in any shop, warehouse or other place whatsoever upon land within this kingdom, not being marked or fealed as herein before directed upon both ends of every whole and intire piece, or upon one end of every temnant of fuch velvet, wrought filk or filk mixed as aforefaid, the same shall be forfeited, and shall and may be seized by any officer or officers of the customs, and fecured in some or one of his Majesty's warehouses; and such One moiety to officer or officers is and are hereby indemnified for fo doing; and all fuch velvets, wrought filks or filks mixed as aforefaid, to the feizor; fo feized and fecured, shall after condemnation thereof in due course of law, be publickly fold to the best bidder, and one moiety of the produce arising by the fale of such velvets, wrought filks or filks mixed as aforefaid, shall be to the use of his Majesty, his heirs and successors, and the other moiety, to the officer or officers who shall seize and secure the same as aforesaid;

and be fold. the crown,

and the person in whose custody, &c. to forfeit 200 l.

vided in manner herein after directed. The goods so seized not to no velvets, wrought filks or filks mixed with any other reacted.

Vided in manner herein after directed.

IV. And be it further enacted by the authority aforesaid, The feized not to no velvets, wrought filks or filks mixed with any other reacted.

and the person in whose custody or possession the goods so seiz-

ed and secured shall be found, shall also for every such offence

forfeit the sum of two hundred pounds, to be recovered and di-

rials as aforesaid, which after the twenty ninth day of September be used in this one thousand seven hundred and fifty four, shall be seized and kingdom. forfeited by virtue of this act, or for any other cause of forfeitues shall be confumed or used in this kingdom, but shall be expirited again, and not fold otherwise than on condition to be expirited, and shall not be delivered out of the warehouse wherein the fame shall have been secured, until sufficient security be given that the same and every part thereof shall be exported.

and not landed again in any part of Great Britain.

V. And be it further enacted by the authority aforefaid, That Persons counif any person or persons shall at any time forge or counterfeit terfeiting the any stamp, mark or seal, to resemble any stamp, mark or seal which shall be provided or used in pursuance of this act, or shall forge or counterfeit the imprellion of any fuch stamp, mark or scal upon any goods required by this act to be stamped, marked or fealed, or shall fell or expose to sale any of the said goods with a counterfeit stamp, mark or feal thereon, knowing the fame to be counterfeited, all and every such offender or offenders, their aiders, abettors and affiftants, thall for each and every fuch offence forfeit the fum of five hundred pounds, and shall to forfeit sool.

also be adjudged to stand on the pillory in some publick place and to be pilfor the space of two hours. VI. And be it further enacted by the authority aforefaid, Pecuniary pe-

That all pecuniary penalties and forfeitures by this act imposed, nalties how to shall and may be sued for and recovered in any of his Majesty's be recovered. courts of record at Westminster, or in the court of exchequer at Edinburgh respectively, by action, bill, plaint or information, in the name of his Majesty's attorney general, or in the name of his Majesty's advocate in Scotland, or in the name or names of One moiety to some officer or officers of the customs; and that one moiety of the crown, the every such penalty and forfeiture shall be to his Majesty, his other to the heirs and successors, and the other moiety thereof to the officer who shallprosecute. or officers of the customs who shall inform and prosecute for the fame.

VII. Provided always, and it is hereby further enacted, Officer neg-That if any officer or officers of the customs shall neglect or re-lecting to profuse, for the space of one month, to prosecute to effect any per-secute for one fon or persons for any pecuniary penalty or forfeiture by this act month, any inflicted upon offenders against the same, that then it shall be may sue. lawful for any person or persons whomsoever to sue for, prosecute and recover the respective pecuniary penalties and forfeitures by this act inflicted, in like manner as is herein before directed with regard to the officers of the customs; and one moicty of the said respective forfeitures, when recovered, shall in fuch case gwand be applied to the use of his Majesty, his heirs and fuccessors, and the other moiety to the person or persons who-shall sue or prosecute for the same respectively.

VIII. And be it further enacted by the authority aforefaid, A capias to Tient upon every action, bill, plaint or information entered and iffue upon filmed as aforefaid, for any pecuniary penalty imposed by this irg an action a Capias in the first process shall and may iffue, specifying on. Vol. XXI.

give bail.

Defendant to the sum of the penalty sued for; and the defendant or defendants shall be obliged to give sufficient bail or security by natural-born subjects, persons naturalized or denizens, to the perfon or persons to whom such Capias shall be directed, to appear in the courts out of which such Capias shall issue at the discos the return of such wiit, to answer such suit or prosecution and shall likewise, at the time of such appearance, give sufficient bail or security by such persons as aforelaid in the said court, to answer and pay all the forfeitures and penaltics incurred for such offence or offences, in case he, she or they shall be convicted thereof, or to yield his, her or their body or bodies to prison.

General islue.

IX. And be it further enacted by the authority aforefaid, That if any action or furt shall be commenced against any person or persons for any thing done in pursuance of this act, the defendant or defendants in such action or suit may plead the general issue, and give this act, and the special matter in evidence, at any trial to be had thereupon; and that the same was done in purfuance, and by authority of this act: and it it shall appear so to have been done, then the jury shall find for the defendant or defendants; and if the plaintiff shall be nonsuited, or discontinue his action, after the defendant or defendants shall have appeared; or if judgment shall be given upon any verdict or demurrer against the plaintiff; the defendant or defendants shall recover treble costs, and have the like remedy for the same as defendants have in other cases by law.

Treble costs.

Proof where the goods were manufactured, to lie on the claimer.

X. And be it further enacted by the authority aforesaid. That if any velvets, wrought filks, or filks mixed as aforefaid, shall be feized by virtue and in pursuance of this act, and any doubt or question shall arise, where the said velvets, wrought siks, or siks mixed as aforesaid, were manusactured, the proof shall lie upon the owner or claimer thereof, and not upon the profecutor, any law, ulage or custom to the contrary notwithstanding.

CAP. XXII.

An att for the purchase of the Museum, or collection of Sir Hans Sloane, and of the Harleian collection of manuscripts; and for providing one general repository for the better reception and more convenient use of the said collections; and of the Cottonian Library, and of the additions thereto.

Will of Sir Hans Sloane.

HEREAS Sir Hans Sloane of Chelsea in the county of Middlefex baronet, having, through the course of mary years, with great labour and expence gathered together whatever could be procured either in our own or foreign countries, that wastare and curious, did, by a codicil bearing date the twentieth day of July in the year of our Lord one thousand seven hundred and forty nine, and any nexed to his last will and testament, after having expression his wil. and defire that his collection, in all its branches, right be, if it spers possible, kept and preserved together whole and intire, in his dance house in the parish of Chelica, give, devise and bequeuth, to contain truftee. 1753.

trustees therein named, all that his collection or Museum, at, in or about his faid manor house, consisting of all his library of books, drawingy, manuscripts, prints, medals and coins ancient and modern, antiquiris, seals, cameas and intaglios, precious stones, agates, jaspers, velles of agate and jasper, chrystals, mathematical instruments, drawings, and pictures, and all other things in the said collection or Mufeum, more particularly described and numbered, with short histories or accounts of them, with proper references, in certain catalogues by him made, containing thirty eight volumes in folio, and eight volumes in quarto, (except such pictures as are not marked with the word collection) to have and to hold to them and their successors and assigns for ever, for such purposes, and with such powers, and under such restrictions, as in the said codicil are expressed; willing and desiring thereby, that the faid trustees, or any seven or more of them, should make their humble application to his Majesty, or to parliament, at the next session after his decease, as should be thought most proper, in order to pay the full and clear fum of twenty thousand pounds, of hiroful money of Great Britain, unto his executors, or the survivors of them, within twelve months after his deceale, in confideration of the faid collection or Museum; and also to obtain such sufficient and effectual powers and authorities for wisting in the faid trustices, all and every part of his faid collection or Museum before-moutioned, in all its branches; and also his said capital manor house, with such gardens and out-houses as should thereunto belong and he used by him, at the time of his decease, and also the water of or belonging to his manor of Chelsea coming from Kentington; and also obtain a jufficient fund or provision for maintaining and taking care of his faid collection and premisses, and for repairing and supporting his said manor house, water-work and premisses; but in case payment of the said sum of twenty thousand pounds, should not be had and obtained, and made unto his executors, or the survivors of them, within twelve months next after his decease, and no such aft of parliament should be obtained, for fettling, preferving, establishing, maintaining and continuing, his faid collection and premisses, in such manner as in his said codicil is expressed, then and not otherwise, his will was and he did in such case thereby direct, That his said executors, or the survivors of them, should, for the like sum of twenty thousand pounds, sell and dispose of all and every part of the faid collection and Museum, as before described, together with the catalogues thereto belonging, for the use of the several foreign academies therein described, and in the manner therein mentioned; and that in case the said offer should not be ac-Icepted by either of the faid forcign academies, his executors, or the furvivors of them, should be at liberty with all convenient speed to sell and dispose of all and every part of his said Museum or collection in the most speedy and advantageous manner; and that the monies arising of fush sale or disposition should be considered as part of his personal effate; and further his will was, and he did thereby direct, That in cafe his said tollection should be fold or disposed of to either of the said soreign academies, or in cose of their refusal or non-acceptance by his ex-Theses or the survivors of them, that then his said manor bouse and Eq-den, with the appurtenances and the water, should go and belong

so such person or persons, and in such manner, as he had given and

devised the rest of his manors, lands and tenements at Chelsea, or elsewhere, as by the said codicil, relation being thereto had, may more fully and at large appear: and whereas the said Sir Haus Sigane having, by several other codicils of a subsequent date annexed torbis faid will, added to the number of the faid truftees, did, on or il Jout the eleventh day of January one thousand seven hundred and fiftythree, depart this life : and whereas the faid trustees, or seven or more of them, have, pursuant to the will and intention of the said Sir Hans Sloane, in this seffion of parliament, being the next seffion after his decease, made their application for payment of the said sum of twenty thousand pounds in consideration of the said collection or Museum: and whereas the faid trustees at a general meeting affembled have confented to the removal of the faid Museum or collection from the manor house at Chelsen, to any proper place within the cities of London or Westminster, or the suburbs thereof, if such removal shall be judged most advantageous to the publick, so as the said collection be preserved intire without the least diminution or separation, and be kept for the use and benefit of the publick, with free access to view and peruse the same at all stated and convenient scasons, agreeable to the will and intentions of the testator, and under such restrictions as the parliament shall think fit: and whereas the said Museum or collection of Sir Hans Sloane is of much greater intrinsick value than the sum of twenty thousand pounds: and whereas all arts and sciences have a connexion with each other, and discoveries in natural philosophy and other branches of speculative knowledge, for the advancement and improvement whereof the faid Museum or collection was intended, do and may, in many instances, give help and success to the most useful experiments and inventions: therefore, to the end that the said Museum or collection may be preserved and maintained, not only for the inspection and entertainment of the learned and the curious, but for the general use and benefit of the publick; may it please your most excellent Majesty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, That out of all or any of the monies to be paid to the ex- raised by virtue of this act, the full and clear sum of twenty ecutors of Sir thousand pounds of lawful money of Great Britain shall be paid in manner herein after-mentioned to the executors of Sir Hans Sleane, or the survivors or survivor of them, in full satisfaction for the faid Muleum or collection herein before described, and for the use of the said manor house and garden, with their appurtenances, and of the faid water, until a more convenient repository, more durable and more safe from fire, and nearer to the chief places of publick refort, shall be provided for the reception of the faid Museum or collection, in manner herein after-mentioned.

20,000 l. to be Hans Sloane tor his museum, &c.

II. And whereas by an act made in the twelfth and thirteenth hears 12 & 13 W. 3. of the reign of King William the Third, intituled, An act William C. 7. better fettling and preferving the library kept in the houle an

West-

Anno vicesimo sexto Georgii II. c. 22. 1753.]

Westminster, called Cotton House, in the name and family of the Cottons, for the benefit of the publick, reciting, That Sir Robest Cetton, late of Connington in the county of Huntingdon, bar net, did, at his own great charge, and by the affifiance of the mol' learned antiquaries of his time, collect and purchase the most useful manuscripts, written books, papers, parchments, records and other memorials, in most languages, of great use and service for the knowledge and preservation of our constitution both in church and state; and further reciting, That the Said library had been preserved with the utmost care by Sir Thomas Cotton, son of the said Sir Robert, and by Sir John Cotton then living, grandfon of the said Sir Robert; and had been very much augmented by them, and lodged in a very proper place in the faid Sir John's ancient mansion-house at Westminster, for publick use and advantage; it was enacted, That the faid mansion-house, with the garden, and all other appurtenances. and also the said library, should be vested in trustees in the said act named, and their successors, for ever, for the purposes therein mentioned; and as, for and concerning the faid library, and the room wherein the same was or should be contained, together with a convenient passage for resorting thereunto, upon this trust and confidence, that the faid trustees and their successors should from time to time. and at all times thereafter, as occasion should require, inspect, consult and take care of the faid library, and other particulars above mentiened, and also make and appoint such orders and rules as they should think proper for the reading and using the same, and for their vetter preservation, and to the intent and purpose that the said trustees or the major part of them, should nominate and appoint a good and sufficient person, well read in antiquiting and records, to have the immediate care and custoly of the said library: and whereas by an act made in the fifth year of the reign of Queen Anne, intituled, An 5 Ann. c. 30. act for the better fecuring her Majesty's purchase of Cotton House in Westminster; reciting the said former act made in the twelfth and thirteenth year of the reign of King William the Third; and also reciting, that fince the making of the faid act very little had been done in pursuance thereof to make the said library useful to the publick, except what had been then lately done at her Majesty's charge, and that there was no way or passage to it let out, as the said act did direst, nor sculd there be any way or passage to the same, but through the best rooms of the house, which would render the house wholly useless to the family, so that the library could not be resorted unto; nor had any orders or rules been appointed for reading or using the same, and thereby the publick was wholly deprived of the benefit designed by the faid act; and that the place wherein the faid library was then contained, was a narrow little room, damp and improper for preserv-, ing the books and papers; and that her Maicht, to the intent fo great a treasure of books and manuscripts, so generously given for the publick ferrite, might not remain any longer ufelefs, and in danger of perfling for want of due care, and that it might be in her Majes power to make that most valuable collection useful to her own subhad all learned foreigners, had given directions for treating with the faid Sir John Cotton for the purchase of the faid Cot-

ton House and garden; and that an agreement had been made for the

purchasing the inheritance thereof for the sum of four thousand and five hundred pounds, which her Majesty had directed to be paid, on the investing the inheritance of the premisses in her Majesty, her heirs and successors, which could not be done but by act of parliament, the faid recited att having directed it might not be fold or aliened; it fas therefore enacted, That the faid capital messuage called Cotton House, and the garden and builtings used and enjoyed with the same, with the appurtenances, should be vested in her Majesty, her heirs and succeffors, and it was thereby further enacted and diclared, That a convenient room should be built in or near part of the said ground thereby intended to be vested in her Majesty, as her Majesty, her heirs and succesfors should, by writing under the sign manual, appoint; in which room, when built, all the faid manuscripts, written books, papers, parchments, records and other memorials, as also all coins, medals and other rarities and curiofities in the faid library contained, should be lodged and there remain to all posterity; and that the faid room, when built, should for ever be called and known by the name of the Cottonian Library; and that from the building thereof, the said library should be managed and directed by the trustees therein named, as trustees to and for the use of the publick for ever: and whereas although the publick faith bath been thus engaged to provide for the better reception and more convenient use of the Cottonian Library, a proper repository for that purpose hath not yet been prepared; for the want of which the faid library did in the year of our Lord one thousand seven hundred and thirty one, suffer by a fire, which consumed the house wherein the same was then placed, and what remains of the said library still continues in the room, to which upon the occasion of the said fire it was removed; and perfons desirous to view and confult the treasure of books and manuscripts therein contained, cannot conveniently resort thereunto: and whereas Arthur Edwards, late of Saint George thur Edwards, Hanover Square in the county of Middlesex esquire, being destrous to preserve for the publick use the said library, and to prevent the like accident for the future, did by his last will and testament, bearing date the eleventh day of June in the year of our Lord one thousand feven hundred and thirty eight, and duly proved in the prerogative court of Canterbury, give, devife and bequeath unto the truffices of the faid library the fum of seven thousand pounds (if his effects real and personal, not before disposed of by that his will and testament, should, after the decease of mistres. Elizabeth Milles, amount to so much) to ercet in a proper situation such a house as might be most likely to preserve that library as much as can be from all accidents; but if it should so happen that before this part of his will could take place there should be erected such a proper building for this use, then he did give, devise and bequeuth the aforesaid sum of seven thousand pounds to the faid truftees, to be employed in purchasing such manue scripts, books of antiquities, ancient coins, medals and other curiofties, as might be worthy to increase and enlarge the said library; and did also thereby give to the said trustees of the said library, to be placed in some by-room or corner thereof, all his books, and the in which they were then placed, and also his pictures in his said last,

Will of Arefq;

Anno vicesimo fexto Georgii II. c. 22.

will and takement described; which books, book cases and pistures, he did define and require might be delivered and given as foon after his decease as might be, to be placed in the said library; and which, with the approbation of the faid truffies, have been placed according to fuch defire in the faid library; be it enacted by the authority aforesaid, The legacy of Tat when and as soon as the said legacy of seven thousand 7000l. on the pounds shall on the decease of the said Elizabeth Milles become decease of payable to the trustees of the Cottonian Library, the same shall Elizabeth be paid to the trustees by this act appointed, for the purposes Milles, to be herein after mentioned, or to such person or persons as by the trustees apfaid trustees, or the major part of them in any general meeting pointed by affembled, shall be authorized to receive the same, to be applied this act. by the faid truftees hereby appointed, either towards erecting or providing a proper repository for the Cottonian Library; or if fuch repository shall be erected or provided before the said legacy shall become payable as aforesaid, towards purchasing such manuscripts, books of antiquities, ancient coins, medals, and other curiofities, as may be worthy to increase and enlarge the faid library; and that the acquittance of any person or persons authorized by the faid trustees, or the major part of them in a general meeting affembled, to receive the faid legacy of feven thousand pounds, shall be, and be accepted as a sufficient discharge to the executors and representatives of the said testator for the payment of the faid legacy.

III. And whereas the right honourable Henrietta Cavendith Holles, 10,000l. to be countess of Oxford and countess Mortimer, relief of Edward and paid to the of Oxford and earl Mortimer, and the most noble Margaret Caven- truttees of the dish dutchess of Portland their only daughter, have expressed their tess of Oxford approbation of a proposal for the purchase of the valuable collection for the Harof manufiripts, collected by the faid earl, and by Robert earl of Ox- te an manuford and earl Mortimer his father, in consideration of the jum of scripts. ten thousand pourds, upon condition that the same shall be kept together in a proper repository, as an addition to the Cottonian Library, and be called by the name of the Harleran Collection of Manuscripts; be it further enacted by the authority aforcsaid, That out of the monies to be railed by virtue of this act, the full and clear fum of ten thousand pounds shall be paid by order of the faid trustees hereby appointed for the purposes herein after mentioned, to the trustees for the said earl and counters, to whom by an indenture quadrupartite, made the second day of August in the eleventh year of the reign of his present Majesty, and in the year of our Lord one thousand seven hundred and thirty seven, the faid collection of manuscripts among other things was assigned for the purposes in the said indenture mentioned; the said collection of manuscripts to be placed and continued in the same repository in which the Cottonian Library is herein after directed to be placed; and until the faid repository shall be erected or provided, in manner herein after mentioned, to be preferved in the ace where the fame is now lodged, or in some other convenient Place to be approved by the faid truftees by this act appointed. or the major part of them in a general meeting affembled, at the

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costs and charges of the said trustees for the said each counters, and of the survivors and survivor of them, and the executors, administrators and assigns of such survivor, and of the person or persons to whose use the said sum of ten thousand pounds shall be payable for the said collection.

Trutees for putting this act in execution.

IV. And be it further enacted by the authority aforefall, That the archbishop of Canterbury for the time being, the lotd chancellor or lord keeper of the great seal of Great Britain for the time being, the lord treasurer of Great Britain, or the nirth commissioner of the treasury for the time being, the lord president of the council for the time being, the lord privy feal for the time being, the lord high admiral of Great Britain, or the first commissioner of the admiralty for the time being, the lord steward of his Majesty's houshold for the time being, the lord chamberlain of his Majesty's houshold for the time being, the bilhop of London for the time being, each of the principal fecretaries of state for the time being, being a peer or lord of parliament, the speaker of the house of commons for the time being, each of the principal secretaries of state for the time being, not being a peer or lord of parliament, the chancellor of the exchequer for the time being, the lord chief justice of the court of king's bench for the time being, the matter of the rolls for the time being, the chief justice of his Majesty's court of common pleas at Westminster for the time being, his Majesty's attorney general for the time being, his Majesty's solicitor general for the time being, the president of the royal society for the time being, the president of the college of physicians for the time being, together with the right honourable Charles lord Cadogan, and Hans Stanley esquire, and together with Samuel Burroughs and Thomas Hart esquires, two of the present trustees to the Cottonian Library, (having been so appointed by the heirs male of the body of the faid Sir Robert Cotton, in pursuance of the said herein before recited acts made in the twelfth and thirteenth years of the reign of King William the Third, and in the fifth year of the reign of Queen Anne) and together with the most noble IVilliam duke of Portland, and the right honourable Edward earl of Oxford and earl Mortimer, shall be trustees for putting this act in execution, and that they, or the major part of them in a general meeting affembled, whereof the faid archbishop of Ganterbary, the lord chancellor or lord keeper, and the speaker of the house of commons, shall be three, shall, in such manner as they thall think fit, elect and nominate fifteen other persons to be affociated to them in the execution of the trufts hereby in them repoted; which fifteen persons so elected and nominated shall be and continue for the term of their natural lives truftees for putting this act in execution, with the like power in all respects as hereby is given to the truftees herein before first appointed; and when any of the faid truftees fo elected and nominated shall die, the trustees herein before first appointed, and their successor. shall in like manner elect and nominate a fit person or person supply the place or places of him or them so dying, and so toties

who are to appoint fitteen affociates,

who are to continue crufices for lite. Election of new trufices to be made in the room of fuch as shall die.

quoties appear the faid trustees so elected and nominated, or others to elected and nominated to supply their places, shall

happen to die.

V. Provided always, and be it enacted by the authority afore-faid, That when either the faid Charles lord Cadogan or Hans Nomination of Signley shall die, it shall and may be lawful for the survivor to cant by the ndminate another fit person to succeed the deceased in the place death of lord of trustee so vacant; and after the decease of both of them Cadogan or (the faid Charles lord Cadogan and Hans Stanley) it shall and may Hans Stanley. be lawful for the heirs male of their bodies, and upon failure of the heirs male of the body of either of them, to and for the heirs male of the body of the other of them, being of full age, or their respective guardian or guardians during their minority, to nominate a trustee for the purposes of this act, in the room of the person last nominated by the survivor of them; and so as often as any person supplying the place of the said Charles lord Cadogan or Hans Stanley shall happen to die.

VI. Provided also, and be it enacted by the authority afore- Nomination of faid, That when either the faid Samuel Burroughs or Thomas a trustee va-Hart shall die, it shall and may be lawful to and for Frances cant by the Hanbury widow and relict of Francis Hanbury esquire (which death of Sa-Frances Hanbury is the heir general of the said Sir Robert Cetton) muel Burroughs or and after her decease to and for the heirs male of her body, he- Thomas Hart. ing of full age, and in default of fuch iffue, to and for her first, fecond, third, fourth, and every other daughter feverally, fuccessively and in remainder one after another, in order and course as they respectively shall be in priority of birth, and the several and respective heirs male of the bodies of such daughters, being of full age, or the respective guardians of the heirs male of the faid Frances and of her faid daughters, during their minority, to nominate another fit person to supply the place of the deceased trustee, and so as often as any person supplying the place of either of the faid trustees shall happen to die.

VII. Provided also, and be it further enacted by the authority Nomination of aforesaid, That when either the said William duke of Portland, a trustee vaor the faid Edward earl of Oxford and earl Mirtimer, herein be- cant by the fore appointed truftees for the purposes of this act shall die, it death of Wil-shall and may be lawful to and for the said counters of Outerland liam duke of shall and may be lawful to and for the said countess of Oxford and Portland, or countels Mortimer, and the faid dutchels of Portland, or the Edward earlof furvivor of them, and after the decease of the said counters and Oxford. dutchess, to and for the heirs male of the body of the said dutchess, being of full age, or their guardian or guardians during their minority; and upon failure of such heirs male, to and for the heirs male of the body of Edward now earl of Oxford and earl Mortimer, being of full age, or their guardian or guardians during their minority, to nominate another fit person to supply the place of the faid duke or the faid earl; and upon the death of any person so supplying the place of either of them, to no-Ininate another fit person in his stead, and so as often as any person so supplying the place of either of them shall happen to die.

VIII. And

Trustees so nominated, like powers.

VIII. And be it declared and enacted by the authority aforefaid, That the truffees so to be nominated by the survivor of the invested with said Charles lord Cadogan and Hans Stanley, and by the heirs male of the bodies of them, or either of them, or the respective guardians of such heirs male, in manner aforesaid, and by the_ faid counters and dutchers, or the furvivor of them, or by such heirs male of the faid dutchess, or of the faid now earl of Oxford and Mortimer as aforesaid, or by their guardian or giverdians in manner aforefaid, thall have the like power in all respects in the execution of this act, as is hereby given to the trustees herein before first named and described.

ry, Harleian Manuscripts, additions.

IX. And be it enacted by the authority aforesaid, That with-A general re- in the cities of London or Westminster, or the suburbs thereof, politory to be one general repolitory shall be erected or provided in such conthe reception venient place, and in fuch manner, as the trustees hereby apofSloane'smu- pointed, or the major part of them at a general meeting affemfeum, the Cot- bled shall direct, for the reception not only of the said Museum, tonian Libra- or collection of Sir Hans Sloane, but also of the Cottonian Library, and of the additions which have been or shall be made and Edward's thereunto by virtue of the last will and testament of the said Arthur Edwirds, and likewise of the said Harleian collection of manuscripts, and of such other additions to the Cottonian Library, as with the approbation of the trustees by this act appointed, or the major part of them at a general meeting affembled, shall be made thereunto, in manner herein after mentioned, and of such other collections and libraries as with the like approbation thall be admitted into the faid general repository; which several collections, additions and library so received into the faid general repository, shall remain and be preserved therein for publick use to all posterity. X. Provided always, That the faid Museum or collection of

The museum to be kept in. tire.

Sir Hans Sloane in all its branches, thall be kept and preserved together in the faid general repository whole and intire, and with proper marks of distinction.

The Harleian collection to to the Cottonian Library. The museum to remain in the manorneral repository he provided.

XI. Provided also, That the said Harkan collection of manuscripts shall be kept together in the said general repository, as be an addition an addition to the Cottonian Library.

XII. Provided always, That until the faid general repository shall be erected or provided in manner before-mentioned, the faid collection or Museum of Sir Hans Shane shall remain in his faid manor-house for publick use, under the care of such person housetilla ge- or persons as by the said archbishop of Canterbury, lord chancellor, or lord keeper, and the speaker of the house of commons, or any two of them, shall be nominated for that purpose, with such salary or salaries, and allowances for attending and preferving the same, as by all the trustues, by this act appointed, or the major part of them in a general meeting affembled, shall be limited and directed; and the said Museum or callection shall there be visited and seen by all persons defirous the view the same, under such rules as by the said trustees, or the major part of them in like manner affembled, shall be establish-

Anno vicelimo fexto Georgii II. C. 22.

ed; and the until the faid Museum or collection shall be removed to the faid general repository hereby intended to be crected or provided, the expence of preserving the said Museum or col-Tection, and of repairing and supporting the said manor-house and premisses, shall be defrayed by the said trustees out of such monies as shall be payable to them for that purpose by virtue of this act.

XIII. Provided also, and be it enacted by the authority afore- Whenthemufaid, That when and as soon as the said Museum or collection seum shall be shall be removed into the said general repository, then and from removed, the thenceforth the said manor-house and garden, with their appur- manor-house, tenances and water, shall go and belong to such person or per- theotherlands fons, and in such manner, as the said Sir Hans Sloane hath given devised by Sir and devised the rest of his said manors, lands and tenements at Hans Sloane.

Chelsea or elsewhere.

XIV. And be it further enacted by the authority aforesaid, The trustees That for the better execution of the purposes of this act, the incorporated said trustees hereby appointed shall be a body politick and cor-by the name of The true. porate in deed and name, and have succession for ever, by the stees of the name of The trustees of the British Museum; and by that name British muse. shall sue and be sucd, implead and be impleaded, in all courts um, &c. and places within this realin; and shall have power to have and use a common seal to be appointed by themselves; and to make by-laws and ordinances for the purpoles of this act; and to alfemble together when, where and as often, and upon fuch notice as to them shall seem meet, for the execution of the trust hereby in them reposed; and shall also have full power, capacity and ability to purchase, take, hold and enjoy, for the purposes of this act, as well goods and chattels, as lands, tenements and hereditaments, so as the yearly value of such lands shall not exceed five hundred pounds above all charges and reprizes; the statute of Mortmain, or any other statute and law to the contrary thereof in any wife notwithstanding.

XV. And be it further enacted by the authority aforesaid, Trustees im-That the trustees so appointed and incorporated by this act, or powered to the major part of them at any general meeting assembled, shall make statutes. from time to time, and as often as they shall think fit, make, constitute and establish such statutes, rules and ordinances for the cultody, preservation and inspection of every part of the several collections hereby intended to remain in the faid general repolitory, as to them shall seem meet; and shall and may in like manner assign fuch salaries and allowances as they shall think fit to the officers and servants, who in manner herein after mentioned shall be appointed to attend and affift in the care and preservation of the several collections contained in the said general repository; and and to appoint shall and may at their pleasure in like manner suspend or remove salutes to any first officer or servant for misbehaviour or neglect of duty. their off ers.

XVI. And be it enacted by the authority aforesaid, That the principal librarian, to whom the care and custody of the said Nomination of general repository shall be chiefly committed, shall from time to librarian. time be nominated and appointed in manner following; that is

to fay, the faid archbishop of Canterbury, lord chanceling or lord keeper, and the speaker of the house of commons, or any two of them, shall recommend to his Majesty, his heirs and succeffors, two persons, each of whom they shall judge fit to execute the said office; and such of the said two persons so recommended as his Majesty, his heirs and successors, by writing under his or their fign manual shall appoint, after he shall beconfe bound to the faid trustees by this act appointed, for the due and faithful discharge of his office, in such penal sum not being less than one thousand pounds, as the said trustees at any general meeting affembled, or the major part of them, shall think proper, shall have and hold the said office during such time as he shall behave well therein.

Nomination of

XVII. And be it further enacted by the authority aforesaid, the rest of the That the rest of the officers and servants whose attendance and assistance shall be necessary in the care and preservation of the faid general repository, shall from time to time be nominated and appointed by the faid archbithop of Canterbury, lord chancellor or lord keeper, and the speaker of the house of commons, or any two of them.

No officer's place to be fupplied by a deputy.

XVIII. Provided always, That no fuch person to whom the care and custody of the said general repository shall be chiefly committed, nor any of the rest of the said officers or servants, unless in cases of occasional sickness, or other necessary cause of absence, to be approved by the said archbishop of Canterbury, lord chancellor or lord keeper, and the speaker of the house of commons, or any two of them, shall be permitted to supply his place by a deputy.

Affistants and **fubordinate** officers.

XIX. Provided nevertheless, That the person, to whom in manner aforesaid the care and custody of the said general repofitory shall be chiefly committed, shall and may be assisted by fuch subordinate officers and servants, as in manner aforesaid fliall be appointed continually to affift him in the execution of his duty.

Museum, &c. vested in the trustees.

XX. And be it further enacted by the authority aforefaid. That the said Museum or collection of Sir Hons Slowie, from and after payment of the said sum of twenty thousand pounds, and the faid manor-house and garden, with the appurtenances and water, until the said Museum or collection shall be removed to the faid general repository; and also the said Gottonian library and additions thereunto; and the faid Harleian collection of manuscripts, from and after payment of the said sum of ten thoufand pounds; and the faid general repository, when the same shall be erected or provided for the use thereof, shall be vested in the said trustees by this act appointed, and their successors, for ever; upon this trust and confidence nevertheless. That a free access to the said general repository, and to the collections therein contained, shall be given to all studious and curious perfons, at fuch times and in fuch manner, and under fuch regulations for inspecting and consulting the said collections, as by

the

the faid trusces, or the major part of them in any general meet-

ing assembled, shall be limited for that purpose.

And be it further enacted by the authority aforesaid, His Majesty That it shall and may be lawful to and for his Majesty, his heirs may grant to and successors, at any time hereafter, by letters patent or inden-any building. ture under the great seal of Great Britain, to give and grant &c. for a geunto the faid truftees and their successors in perpetuity, for the neral repositopul poles of this act, the right or use in or of any room, messu- ryage or building, or rooms, messuages or buildings, with the appurtenances, or any ground or fite, requifite for the erection of the faid general repolitory, or for making any addition thereto; any restrictions, or matter or thing contained in an act of parliament made in the first year of the reign of her late majesty Queen Anne, intituled, An act for the better support of her Ma- 1Ann. ft.1.c.7.

jesty's houshold, and of the honour and dignity of the crown; or any f. 5.

other law or statute in any wife notwithstanding.

XXII. And be it further enacted by the authority aforefaid, Bodiespolitick That it shall and may be lawful to and for all bodies politick and corporate, and corporate, trustees, mortgagees and feoffees in trust, guar- &c. impowerdians and committees for infants, lunaticks and ideots, execu-ed to dipose of lands, &c. tors and administrators whatsoever, and to and for all femes to the trustees covert, who are or shall be seised of any lands, tenements or for such repohereditaments, in their own right, and to and for all and every fitory. other person and persons whomsoever who are or shall be seised. possessed of or interested in any lands, tenements or hereditaments, to fell and convey to the faid trustees and their successors. or to such person or persons as they, or the major part of them at any general meeting affembled, shall appoint, all such lands, tenements, hereditaments, estates and interests, or any part thereof, as the faid trustees, or the major part of them, shall purchase, for the purpose of erecting or providing such general repository as aforelaid; and all contracts, agreements, sales and conveyances which shall be made by any such bodies politick or corporate, or collegiate, or other persons aforesaid, shall be valid and effectual to all intents and purposes; any law, statute, usage, or any other matter or thing to the contrary notwithstanding: and that every such sum of money as shall be paid for the purchase of any lands, tenements or hereditaments, to or for the use of any such body politick or corporate, or other perfon as aforefaid, shall be respectively laid out in the purchase of lands, tenements and hereditaments, and fettled to and upon, and subject to such titles, uses, trusts, limitations, remainders and contingencies, as the faid lands, tenements and hereditaments, purchased by the said trustees, were settled, limited and affured at the time of such purchase, and shall be held and enjoyed accordingly: and that until fuch purchases shall be made, the money shall be vested in some of the publick funds, or government securities, at interest, which shall be paid to or for the yie of such person or persons as would have been intitled to the rents and profits of fuch lands, tenements and hereditaments. XXIII.

Reservation to in their rights

XXIII. Saving nevertheless to his Majesty, his haire and sucall other per- ceffors, and to all and every person and persons, bodies politick sons interested and corporate their heirs and successors, executors or admissiand corporate, their heirs and fuccessors, executors or administrators, other than and except the trustees and visitors by the faid Sir Hans Sloane appointed by his codicil herein before recited, and other than and except the trustees of the Cottonian library, and the trustees for the said counters of Oxford and countess of Mortimer, all such right, title, estate or interest in or to the premisses hereby vested in the trustees by this act appointed, and their successors, as they or any of them had or might enjoy if this act had not been made; any thing herein contained to the contrary thereof in any wife notwithstanding.

300,000 l. to be raised for the purpoles of this act, and natives or foreigners may contribute thereto.

XXIV. And for raising money to satisfy and discharge the feveral fums that will be necessary for the purposes afore-mentioned, be it enacted by the authority aforesaid, That it shall and may be lawful for any person, native or foreigner, or body politick or corporate, to contribute or advance for or towards raifing a fum not exceeding three hundred thousand pounds in the whole, by paying at or before the respective days or times herein after appointed in that behalf, unto such receivers as shall be in pursuance of this act appointed for that purpose, or one of them, the fum of three pounds, or divers entire fums of three pounds, so as no person, or body politick or corporate, shall be allowed to contribute more than twenty such entire sums; for which fum or fums to advanced every fuch contributor to advancing the same shall be intitled to receive, by virtue of this act, such sum or sums of money as is or are hereby directed or appointed; and every such sum of three pounds shall be paid to fuch receivers, or one of them, at fuch office as shall be appointed by the faid receivers for that purpose (of which appointment publick notice shall be given in the London Gazette) in manner following; that is to fay, one pound, part of every fuch fum of three pounds, shall be paid on or before the twentyfifth day of July one thousand seven hundred and fifty three. and the remaining two pounds on or before the twenty-fixth day of October following.

Managers of the lottery appointed. Books to be prepared by them with 3 columns, and 50,000 printed tickets. Form, &c. of the tickets. Four of the managers to be appointed receivers of the contributions. There shall be printed 50,000 tickets, 4,159 tickets shall be the fortunate tickets, 2/2. 1 10,000 l. 1 5,000 l. 2 2,000 l. 10 1,000 l. 15 500 l. 130 100 l. 1,000 20 l. 3,000 10 l. which, with 200 l. to the first drawn ticket, and 3001. to the latt drawn ticket, will amount to 100,000 l. which, together with the like fum payable in respect of the corresponding tickets, amount together to 200,000 l. Drawing of the lottery to be on 26 Nov. 1753. Receivers may take in the contributions, nonexceeding 20 from one perfon; and are to exhibit an account of the monies received and disburfed.

1 100 l. allowed 'to each of the mauagers,

XXXIX. And be it further enacted by the authority aforesaid, That out of the monies to be contributed by this act it shall and may be lawful for fuch archbishop, lord chancellor or lord keeper, and speaker, or any two of them, in like manner to

cause payment to be made made to each and every of the said managers and directors of the fum of one hundred pounds each, for and in confideration of their labour or trouble in the execution of the feveral matters herein before directed to be by them done and performed; and over and above the same allowance, traordinary to to cause in like manner payment to be made to each of the said the receivers, receivers of the fum of one hundred and fifty pounds for his labour and trouble in executing the faid office of receiver; and and rool. to also the further sum of one hundred pounds to each of the permaking out fons hereby appointed to make and deliver certificates in ex-certificates for change for the tickets in the faid lottery, in manner herein after the tickets. mentioned, for their respective labour and trouble in making out and delivering such certificates; and that all the residue of Residue of the money arising and to be contributed by virtue of this act, the money, and paid into the bank of England, for the purposes of this act, of the prizes, after payment made by the governor and company of the bank &c. to be of England, or money sufficient reserved for the payment of the lodged in the fum and fums of money hereby directed to be inued to the pro-bank, &c. prietors of the fortunate tickets in the lottery hereby established, and other the allowances to be made purfuant to this act, shall be from time to time paid out of the bank of England, in such manner and in fuch proportions, and to fuch person or persons, as the faid trustees, or the major part of them, at any general meeting affembled, by their order in writing shall direct and appoint; and the said governor and company of the bank of Eng-and to be issued to trustees point; and the laid governor and company of the bank of Eng-ed to truftees land are hereby directed to make payment of all fuch fums of orders. money, as by the faid archbishop, lord chancellor or lord keeper, and speaker, or any two of them, in manner aforesaid, or by the faid truftees, or the major part of them, in manner herein after-mentioned shall be ordered to be paid, and shall suffer such person or persons as the said trustees, or the major part of them, at any general meeting affembled shall appoint for that purpose by writing, to inspect the accounts thereof; all which payments so to be made for or in respect of the lottery established by this act, shall be free from any rates, taxes, duties or impositions whatfoever.

XL. And be it further enacted by the authority aforefaid, Penalty of fell-That no person or persons shall sell the chance or chances of any ing chances of ticket or tickets in the faid lottery for a day or part of a day, or tickets, &c. for a longer time than shall be less than the whole time of drawing the lottery; or shall receive any money whattoever in confideration of the repayment of any fum or fums of money, in case any ticket or tickets in the said lottery shall prove fortunate, or shall lay any wager relating to the drawing of any ticket or of laying or tickets in the faid lottery, either as to the time of fuch ticket wagers charor tickets being drawn, or whether fuch ticket or tickets be drawn ing to the fortunate commortunate: and all and every person and persons drawing of who shall offend in any of the afore-mentioned matters, shall forfeit and pay treble the fum and fums of money which shall have been received by fuch person and persons, contrary to the true intent and meaning of this act, to be recovered by action

Application of the forfeiture.

Penalty of fice, or publishing any scheme, &c.

Penalty on persons who shall sell or buy tickets, &c. after 24 Nov.

of debt, bill, plaint or information in any of his Mejesty's courts of record at Westminster, in which no estoin, protection, privilege or wager of law, or more than one imparlance shall be allowed; one moiety whereof to be for the use of his Majeste. his heirs or successors, and the other moiety to be paid to the person or persons who shall sue for the same; and every such fale, wager or contract, and every agreement relating thereto. shall be and is hereby declared to be null and void.

XLI. And be it further enacted by the authority aforesaid. keeping an of- That if any person or persons shall keep any office, or print or publish any scheme or proposal for receiving any sum or sums of money, in consideration of an interest to be granted for the fame in any ticket or number of tickets in the faid lottery, or in confideration of any fum or fums to be repaid in case any ticket or number of tickets in the faid lottery shall prove fortunate, all and every such person and persons shall forfeit and pay the fum of five hundred pounds, to be recovered by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, in which no essoin, protection or wager of law, or more than one imparlance shall be allowed; one moiety whereof to be for the use of his Majesty, his heirs or fuccessors, and the other moiety to be paid to the person or persons who shall sue for the same, and also shall suffer three months imprisonment without bail or mainprize.

> XLII. And whereas many and great inconveniencies have arisen upon the occasion of former lotteries by the excessive advance of the price of tickets, especially during the time of drawing such lotteries; for remedy thereof be it further enacted by the authority aforesaid, That from and after the twenty-fourth day of November one thousand seven hundred and fifty three, it shall not be lawful for any person or persons whatsoever to sell, buy, alienate, deliver or receive, by way of bargain or fale, any ticket in the faid lottery, or any receipt for tickets to be made out in pursuance of this act; and every person who shall so sell, alienate or deliver any ticket or receipt for tickets, shall forfeit and lose the fum of ten pounds for every ticket which shall be so sold, alienated or delivered, and for every ticket which shall be contained in any receipt for tickets so sold, alienated or delivered; and shall upon conviction be committed to the county gaol, there to remain without bail or mainprize for the space of one calendar month, and until the sums so forfeited as aforesaid shall be fully paid and fatisfied; and every person so buying or receiving such ticket or receipt for tickets shall forfeit and lose the same, and shall not be intitled to receive any benefit from the drawing such

tickets; all which penalties shall and may be recovered by acti-Application of on or information in any of his Majesty's courts of record at Westminster, or before any two of his Majesty's Jukices of the the penalties. peace of the county, city, division or liberty where such offence shall be committed, or the offender shall be found, upon the oath or oaths of one or more credible witness or witnesses (which oath such justices are hereby impowered and required to administer) \

ter) all such penalties to be applied, one third part to the use of his Majesty, his heirs and successors, one other third part thereof to the informer, and the remaining third part thereof to the poor of the parish where such offence shall be committed; and Persons aggriin case any person shall find himself aggrieved by any determination of the justices, it shall be lawful for such person to ap- peal to the neal to the quarter-sessions for the said county, city, division or quarter sessions liberty, whose determination shall be final.

XLIII. And be it further enacted, Thut all receipts and if- Penalty of offues, and all other things directed by this act to be performed ficers taking by any officers or persons, for or in respect of the lottery other sees than hereby established, shall be performed by them without any lowed by this other fee, gratuity or reward, than what shall be allowed by vir- act, or of tue or under authority of this act; and in case any such officer otherwise beor person shall take or demand any see or reward, otherwise than ing unfaithas aforesaid, or shall divert or apply any of the sums to be paid tal in the dispursuant to this act, otherwise than according to the intent of their duty. this act, or shall not keep books, and cause entries to be made, and do and perform all other things which by this act they are respectively required to do and persorm, every such officer shall forfeit his place, and shall answer and pay treble damages and costs of fuit to any adventurer, or the executors, administrators or affigns of any adventurer, or to any other perion or perions that will sue for the same, to be recovered by action of debt, bill, plaint or information in any of his Majesty's courts of record at Westminster, wherein no essoin, protection, wager of law, injunction or order of restraint, or more than one imparlance shall be allowed or granted; and in the faid action the plaintiff, upon recovery, shall have full costs; one third part of which sum Application of so to be recovered shall be paid into the bank of England, to be the forteiture. applied towards carrying into execution the purpoles of this act; and the other two thirds thereof shall be to the use of him, her or them, who shall sue for the same.

XLIV. Provided always, and it is hereby enacted by the If the whole authority aforefaid, That in case the whole number of one hun-number or dred thousand tickets in such intended lottery shall not be sub-tickets shall feribed or contributed for, or the relidue (if any unsubscribed) not be sub-feribed tor, thall not be declared by the faid truflees, or the major part of &c. them, at any general meeting affembled, to be drawn and risqued for the purposes of this act (which declaration the faid trustees, or the major part of them, are hereby authorized to make) then and in such case the said managers and directors, or the major part of them, shall apportion two third parts of the money that The directors shall have been actually contributed for the purchase of such two thirds of other tickets, in prizes, according to their diffretions, having the money regard, as near as may be, to the distribution of prizes or for-contributed, tunate lots by this act appointed for the faid whole number of in prizes, one hundred thousand tickets, to as no such prize be for less than ten pounds, and no other greater prize be computed for and to give any fractional part of a pound, and thell cause publick notice publick notice to be given thereof; and then, and in fach case only, such a thereof. Vol. XXI.

and fuch a number only of tickets to be

Within 40 days after drawing the lottery, the prize tickets cates;

number of tickets as shall serve to answer the exact numbers of tickets as shall have been subscribed or contributed for, or risqued by the said trustees as aforesaid, and such a number of drawn as shall blanks and prizes, and such sums in prizes, as shall have been be subscribed apportioned as aforesaid, shall be cut and put into the several proper boxes, and drawn out in manner by this act directed; any thing in this act before contained to the contrary thereof in any wife notwitstanding.

XLV. And to the end that all and every the payments upon the fortunate tickets may be more easily and duly made to the persons who shall be intitled thereto; be it surther enacted by the authority aforesaid, That within the space of forty days after the faid drawing shall be compleated and ended, the faid fortunate tickets fo to be drawn as aforesaid, shall be exchanged for certificates, to be figned by the managers or directors hereto be exchange in after appointed for that purpose, or the major part of ed for certification; which certificates shall be made upon paper, expressing the sum or sums to be paid to the person or persons intitled to the fortunate tickets in lieu whereof such certificates shall be given; and the faid managers and directors shall give publick notice of the days and times for taking in the faid tickets. and for delivering out the certificates for and in lieu of the fame; and every certificate shall be numbered as near as may be, in such course and order, as the tickets for which the same are to be made out, shall be brought to the said managers and directors; for which purpose, books shall be kept, wherein shall be entered the name of every person bringing any ticket or tickets so to be exchanged, and the number or numbers of such ticket or tickets, and the day of the month and the year of our Lord when the same was so brought in; which book and books shall lie open in the office to be appointed for taking in the faid tickets so to be exchanged, to the intent the same may be perused by all persons concerned; and also that any person or persons may include as many tickets into one certificate, as they shall think fit, which certificate shall be made out unto and in the name of the respective person or persons who shall bring the faid tickets to be exchanged for the faid certificate or certificates, or whose name shall be indorsed on the said tickets as the owners or proprietors thereof; and such certificates shall intitle such owners or proprietors or their order or affigns, to the fum and fums therein respectively expressed to be due; and shall be payable and paid by the governor and company of the bank of England, or their cashier or cashiers, upon demand, out of the monies that shall have been paid into the bank of England by the said receivers for the purposes of this act.

XLVI. And whereas the making and delivering of certificates in exchange for the fortunate tickets of the faid lottery, and the other matters and things directed by this act to be done and performed by the faid managers and directors, subsequent to the drawing of the lottery, will not necessarily require the service and attendance of the

whole

1753.]

whole number of such managers and directors; be it therefore enacted by the authority aforesaid, That the said four managers and The 4 receidirectors as shall be in pursuance of this act appointed receivers vers to exof the contributions to the faid lottery, or fuch of them as shall change the be then living, shall be and are hereby authorized and required certificates. to exchange the faid fortunate tickets for certificates, and to do all other acts, matters and things, which are by this act appointed and directed to be done, executed and performed, by the managers and directors after the drawing of the lottery, and all matters and things, to be done and performed by the faid managers so appointed for exchanging tickets for certificates, or the major part of them, shall be as good, valid and effectual, to all intents and purposes, as if the same had been done, performed and executed, by all the managers and directors appointed The rest of by this act; and from and after such end made of the drawing of the managers faid lottery, the rest of the said whole number of managers and discharged directors shall be discharged from all suture service and attending after the ance required from and incumbent upon them by virtue of this drawing is

XLVII. And be it further enacted by the authority aforesaid, All prize tic-That the proprietors of the fortunate tickets to be drawn in the kets to be faid lottery as afo esaid, and each of them, shall on or before brought in the thirty-first day of December one thousand seven hundred and and exchangfifty four, apply to the faid managers and directors, for ex- ed by 31 Dec. changing tickets for certificates, and deliver for that purpose fuch fortunate tickets so to be exchanged; and that in default No certificates thereof, no certificates shall be given in exchange for any fortu- to be afternate tickets, not brought in for that purpose, on or before that wards grantday; and the governor and company of the bank of England, or their cashier or cashiers, shall not pay any sum or sums of mo-but the bank ney which would have otherwise been due on such fortunate to detain the tickets, not brought in to be exchanged for certificates, on or money, and before the faid thirty first day of December one thousand seven before the said thirty first day of December one thousand seven account of the hundred and fifty four, but shall detain all such sum and sums trustees. of money in their hands, and bring the fame to the account of the faid truftees, to be applied by them, or the major part of them, for the other purposes of their trust.

XLVIII. And be it enacted by the authority aforesaid, That Application of all the monies which shall arise from the said lottery, subject to the monies athe charge of management thereof, after payment made, or mo- rifing by this ney fufficient referved for the payment of the fums hereby directed to be issued to the proprietors of the fortunate tickets, shall be appropriated, and in manner herein after mentioned, issued, applied, and reserved to the several uses, intents and purposes herein after expfessed, and to no other use, intent or purpose whathever; that is to say, In the first place the full and clear furn of twenty thousand pounds, part thereof, shall, 20,000-l. to before the eleventh day of January one thousand seven hundred the executors and fifty four, be iffued by order of the faid truftees, or the of Sir Hans, major part of them, at any general meeting affembled, to the executors of Sir Hans Sleane, or the survivors or survivor of them,

ro,coo l. to the countefs of Oxford.

A general re provided thereout, and other necessary expences attending the

terest in the publick funds, towards payment of officers falaries, &c.

in confideration of his said Museum or collection, and of the use and benefit of the faid manor house and garden, with the appurtenances and water, until such time as the said Museum or collection shall be removed to the said general repository: in the next place, and in like manner, shall be issued to the said countels of Oxford and countels Mortimer, and her trustees, the full and clear fum of ten thousand pounds, or so much thereof, as together with the legacy of feven thousand pounds bequeathed to the trustees of the Cottonian Library, in manner above mentioned, shall be sufficient, in case the said legacy shall, before that time, take effect, to pay the price for the faid Harleian collestion of manuscripts, to as the said collection, until such time as the faid general repository shall be erected or provided for the reception thereof, shall remain in the place where the same is now lodged, or in some other convenient place to be approved by the said trustees, or the major part of them so assembled, and shall be there preserved and maintained at the costs and charges of the faid counters of Oxford and counters Mortimer, and her trustees: after payment of which several sums of twenty thoufand pounds, and ten thousand pounds, so much money shall and may be iffued and applied by order of the faid trustees, or the major part of them so assembled, as shall be sufficient to defray the expence of erecting or providing the said general repopolitory to be fitory, and of the necessary furniture thereof, and of such cabinets, book-cases, and other conveniencies or embellishments, as the condition of the feveral collections in the faid general repository contained shall require; and also of the expence which may be incurred in preserving and maintaining the said Museum preferring the or collection of Sir Hans Sloane, at his faid manor house at Chel-Museum, &c. sea, during such time as the said Museum or collection shall remain there, and in removing the faid Museum or collection; and also in removing the Cottonian Library, and the additions thereunto made or to be made, and the Harleian collections of manuscripts, to the faid general repository; which expence being defrayed, 30,0001, to be the fum of thirty thousand pounds shall and may be reserved to put out at in- be placed out at interest, by order of the said trustees, or the major part of them, in any general meeting affembled, in any parliamentary security or securities, or to be lent, from time to time, in part, or in the whole, upon the credit of any taxes or duties imposed by parliament, at such interest for the forbearance of such loan, as by any act imposing such taxes or duties, or any other act, shall be limited; the interest of which sum of thirty thousand pounds so reserved, shall and may be issued and applied, by like order of the faid trustees, or the major part of them so assembled, for and towards payment of the salaries and allowances which, in manner aforesaid, shall be assigned by the faid trustees to the officers and servants attending or assisting in the faid general repository, and for and towards the payment of such other costs and charges as the custody and preservation 4 of the said several collections, and the repairs or alterations of the faid general repository, and the due execution of the trust hereby

hereby reposed in the said trustees, shall require: and if after payment of the faid first-mentioned sum of twenty thousand rounds, and of the faid fum of ten thousand pounds, or part thereof, upon the contingency herein before-mentioned, and after payment of so much money as the expense of creeting, or providing and furnishing the said general repository, and of such cabinets, book-cases, and other conveniencies and embellishments, and of maintaining or preferving the faid Muleum or collection of Sir Hans Sloane at the said manor house at Chelsen, and of removing the said several collections to the said general repofitory, shall amount to, and if after reserving the last-mentioned said for the fufum of thirty thousand pounds for the purposes aforcivid, any translations of the purposes aforcivid. furplus shall remain of the monies so raised by virtue of this act, tion of parnathe same shall be reserved for the future disposition of parlia-ment; ment.

XLIX. Provided always, That in the mean time, until fuch furplus shall be disposed of by parliament, it shall be lawful to and for the faid truftees, or the major part of them to afferabled as aforefaid, to place out or lend the faid furplus, or any part and may be thereof, upon such securities, and upon such credit, as they are lost rest, to be herein before impowered to place out or lend the mid turn of applied to the thirty thouland pounds herein before directed to be referved, the miss of this proceed or interest thereof, until the principal money shall be so act. disposed of by parliament, to be applied to such uses, for the better accomplishing the design of this act, as by the said trustees, or the major part of them, in any general meeting affembled, shall be limited and directed.

CAP. XXIII.

An act for granting to bis Majesty a certain sum of movey therein mentioned out of the finking fund; and for applying certain furplus monies remaining in the exchequer, for the service of the year one thousand seven hundred and fifty three; and for the further appropriating the supplies granted in this session of parliament; and for enlarging the time limited by an act of the last session of parliament for subscribing annuities after the rate of times pounds per centum per annum, and three pounds ten shillings per cencum per annum, into the joint stock of annuities; and for other purposes therein mentioned.

Mash gracious Sovereign,

TE your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, being defirous to raise the necessary supplies which we have chearfully granted to your Majesty in this fession of parliament, for the tervice of the year one thousand seven hundred and sitty three in the easiest manner we are able for the benefit of your Majerly's subjects; and also to use such ways and means therein, as that your Majesty may have the better and more speedy effect of the

faid supplies, have resolved to give and grant unto your Majefly the sum of four hundred and twenty thousand pounds out of the furplusses, excesses and overplus monies, or other revenues composing the finking fund; and to that end and purpose do most humbly beseech your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That by or out of such monies as now are, or shall from time to time be and remain in the receipt of the exchequer, of the faid furplusses, excesses, and overplus monies, or other revenues composing the finking fund (after paying or referving sufficient to pay all such sum and sums of money as have been directed by any former act or acts of parliament to be paid out of the same) there shall and may be issued and applied a fum not exceeding the faid fum of four hundred and twenty thousand pounds, for and towards the supply granted to his Majesty for the service of the year one thousand seven hundred and fifty three; and the commissioners of his Majesty's current year, treasury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treafury for the time being, are hereby authorized and impowered to

420,000 1. granted out of the finking fund, for the fervice of the

issue and apply the same accordingly.

with the further fums in of 100,482 l. 148, 3d. 2 q. for the additional duties of excise; 79,8121. 16 6. furplus of the funds for the lottery 1714. 54,580 l. 98. of the additional duties on low wines, &c. granted by 16 & 24 Geo. 2. 18,035 l. 9 s. 3q overplus of the grants ed, for the year 1752.

II. And he it further enacted by the authority aforefaid, That the fum of one hundred thousand four hundred eighty two the exchequer, pounds fourteen shillings and three pence halfpenny, remaining in the receipt of his Majesty's exchequer, on the two seventh parts of the additional rates and duties of excise, granted by an act of the fifth year of the reign of their late majesties King William and Queen Mary; and the fum of seventy nine thousand eight hundred twelve pounds and fixteen shillings, remaining in the receipt of his Majesty's exchequer, of the surplus of the funds for the lottery in the year of our Lord one thousand seven hundred and fourteen; and the sum of fifty four thousand five hundred eighty pounds and nine shillings, remaining in the exchequer of the additional duties on low wines and spirituous liquors, granted by several acts of the sixteenth and twenty fourth years of his Majesty's reign; and also the sum of eighteen thousand thirty five pounds nine shillings and three farthings, now remaining in the exchequer, being the overplus of the grants for the service of the year one thousand seven unappropriat- hundred and fifty two, but not applied to the service of that year, shall and may be issued and applied at the said receipt, as part of the supply granted to his Majesty for the service of the year one thousand seven hundred and fifty three; any thing in this or any former act or acts of parliament to the contrary thereof in any wife notwithstanding.

Appropriation of the fupplies.

III. Provided always, and it is hereby further enacted by the. authority aforefuld, That all the monies coming into the exchequer, either by loans or exchequer bills, upon one act of this fession of parliament, (intituled, An act for continuing and grant-

ing to his Majesty certain duties upon malt, mum, cyder, and perry, The monies for the service of the year one thousand seven hundred and fifty three; arising by the and for enlarging the time limited by an act of the last session of parliament for subscribing annuities, after the rate of three pounds per centum per annum, into the joint stock of annuities therein mentioned) and so much money (if any such be) of the duties thereby granted. as shall arise or remain after all the loans or exchequer bills, made or to be made on the same act, and all the interest, premium, rate, and charges thereon, and the charges thereby allowable for raising the said duties shall be satisfied, or money fufficient shall be reserved in the exchequer to satisfy and discharge the same; and also all the monies coming into the exchequer, either by loans or exchequer bills, upon one other act of this session of parliament, (intituled, An act for granting an and land tax, aid to his Majesty by a land-tax to be raised in Great Britain for the service of the year one thousand seven hundred and fifty three) and fo much money (if any fuch be) of the tax thereby granted as shall arise or remain after all the loans or exchequer bills made or to be made on the same act, and all the interest, premium. rate and charges thereon, and the charges thereby allowable for raising the said land-tax, shall be satisfied, or money sufficient shall be referved in the exchequer to satisfy and discharge the same; and the sum of one hundred thousand four hundred and other eighty two pounds fourteen shillings and three pence halfpenny, sums remainremaining in the exchequer, on the two feventh parts of the ad-ing in the exditional rates and duties of excise, granted by an act of the fifth chequer, &c. year of the reign of their late majesties King William and Queen Mary; and the fum of seventy nine thousand eight hundred twelve pounds and fixteen shillings, remaining in the exchequer, of the furplus of the funds for the lottery, in the year of our Lord one thousand seven hundred and sourteen; and the sum of fifty four thousand five hundred eighty pounds and nine shillings, remaining in the exchequer of the additional duties on low wines and spirituous liquors, granted by several acts of the fixteenth and twenty fourth years of his Majesty's reign; and the fum of eighteen thousand thirty five pounds nine shillings and three farthings, remaining in the exchequer, being the overplus of the grants for the service of the year one thousand seven hundred and fifty two, but not applied to the service of that year; and also the sum of four hundred and twenty thousand pounds by this act granted, shall be further appropriated, and are hereby appropriated, for and towards the several uses and purposes herein after expressed; that is to say, it is hereby en-viz. 800,206 l, acted and declared by the authority aforesaid. That out of all 13 s. 11 d. for or any the aids or supplies provided as aforesaid, there shall and naval services. may be iffued and applied, any fum or fums of money, not exceeding eight hundred thousand two hundred six pounds thirteen shillings and eleven pence, for or towards the naval services herkin after particularly expressed; that is to say, for or towards victuals, wages, wear and tear of the navy, and the victualling thereof, performed and to be performed, and for or towards fea

fervices.

ficers

fervices in the office of ordnance, performed and to be performed, and for or towards defraying the ordinary of his Majesty's navy, and for half-pay to sea officers, for the year one thousand feven hundred and fifty three.

vo,nool. to Greenwich hospital.

IV. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall and may be iffued and applied, any fum or fums of money, not exceeding ten thousand pounds, upon account, towards the support of the royal hospital at Greenwich, for the better maintenance of the feamen of the faid hospital, worn out and become

decrepit in the service of their country.

V. And be it hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall and may be iffued and applied any fum or fums of money not 116,506 l. 14. exceeding one hundred fixteen thousand five hundred fix pounds 3 d. to the of- one shilling and three pence, for the charge of the office of ordnance for land fervice, for the year one thousand seven hundred and fifty three, performed and to be performed, and for defraying the extraordinary expence of the office of ordinance for land service, not provided for by parliament.

1,067,021 l. 11 d. 2 q. to the land torces, viz.

fice of ord-

land fervice.

nance for

628.3151.75. rid. for guards and garrisons, &c. in Great Britain, Guernfey, and Jer-

236,420l. 18 s. 6 d. 2 q. tor the plantations, Minorca and Gibraltar, and for provisions tia, Newfoundland, Gibraltar, and Providence. 58,270 l. 15 s. 5 d. to cutpensioners of Chelsea hospi tal; 58,000l. to reduced officers;

VI. And it is hereby also enacted, That out of all or any the aids or supplies provided as aforesaid, there shall and may be iffued and applied any fum or fums of money, not exceeding one million fixty feven thousand twenty one pounds and eleven pence halipenny, for and towards maintaining his Majesty's land forces, and other fervices, herein after more particularly expressed; that is to fay, any fum or fums of money, not exceeding fix hundred twenty eight thousand three hundred fifteen pounds seven shillings and eleven pence, for detraying the charge of eighteen thousand eight hundred and fifty seven effective men, including commission and non-commission officers, and also one thousand eight hundred and tifteen invalids, for guards, garrifons, and other his Majesty's land forces in Great Britain, Guernsey and Fersey, for the year one thousand seven hundred and fifty three; and any fum or fums of money, not exceeding two hundred thirty fix thousand four hundred twenty pounds eighteen shillings and fix pence halfpenny, for maintaining his Majesty's forces and garrisons in the plantations, Minorca, and Gibraltur, and for providions for the garrifons in Nove Scotia, Newfoundland, Gibraltar and Providence, for the year one thousand seven hundred and for Nova Sco- fifty three; and any fum or fums of money, not exceeding fifty eight thousand two hundred seventy pounds fifteen shillings and five pence upon account, for out-penfioners of Chelfea Hospital, for the year one thousand seven hundred and fifty three; and any fum or tums of money not exceeding afty eight thousand pounds, upon account of the reduced officers of his Majesty's land forces and marines, for the year one thousand seven hundred and lifty three, subject to such rules to be observed in the application of the faid halfpay, as are hereafter prescribed concernings he fame; and any for or fums of money not exceeding four thoufand two hundred eighty eight pounds five shillings and five pence, for defraying the charge for allowances to the several of-

ficers and private gentlemen of the two troops of horse guards, 42181. 58. 5d. and regiment of horse, reduced, and to the superannuated gentle- to the horse men of the four troops of horse guards, for the year one thou-reduced; fand seven hundred and fifty three; and any sum or sums of 3,0361. to wimoney not exceeding three thousand and thirty six pounds, for dows of halfpaying of pensions to the widows of such reduced officers of his pay officers. Majesty's land forces and marines as died upon the establishment of half-pay in Great Britain, and who were married to them before the twenty fifth day of December one thousand seven hundred and fixteen, for the year one thousand seven hundred and fifty three; which faid fum of three thousand and thirty six pounds, shall be issued to such person or persons as his Majesty shall, by warrant or warrants under his royal tign manual, direct and appoint to receive the same, to be by him or them paid over to such widows of half-pay officers, or their assigns, according to such establishments, lists, or other directions, and with and subject to such conditions, qualifications, and other allowances for the fame, as his Majesty, by such and the like warrant or warrants, shall be graciously pleased to direct and appoint; and any fum or fums of money not exceeding twenty 26,689 l. 11 s. fix thouland fix hundred eighty nine pounds thirteen shillings & d. for extraand eight pence, for defraying the extraordina: expences of his ordinary ex-Majesty's land forces, and other fervices, incurred in the year pences in one thousand seven hundred and fifty two, and not provided for 1752. by parliament; and any fum or fums of money not exceeding twenty thousand pounds, to enable his Majesty to make good the Elector of his engagements with the elector of Bavaria, pursuant to treaty; Bavaria, and any ium or iums of money not exceeding thirty two thou- 32,000l. to the fand pounds, to enable his Majesty to make good his engage-King of Poments with the King of Poland, elector of Saxony, pursuant to land. treaty.

VII. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall 47,4481. 58. and may be issued and applied any sum or sums of money not iod. towards exceeding forty seven thousand four hundred forty eight pounds settling Nova five shillings and ten pence, upon account, for defraying the Scotia in 1752. charges incurred by supporting and maintaining the settlement of his Majesty's colony of Nova Scotia in the year one thousand feven hundred and fifty two, and not provided for by parlia-

ment; and any fum or fums of money not exceeding forty leven 47,1671. 6 s. thousand one hundred fixty seven pounds fix shillings and fix 6d to the said pence, upon account, for apporting and maintaining the settle-colony for the ment of his Majesty's colony of Nova Scotia, for the year one thousand seven hundred and fifty three. VIII. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall 7.9161. 19 5. and may be iffued and applied any fum or fums of money not it d to noke

exceeding seven thousand nine hundred fixteen pounds nineteen dirional stamp firstings and eleven pence, to replace to the finking fund the like duties at fulm paid out of the same to make good the deficiency of the ad-Christmas

ditional stamp duties at Christmas one thousand seven hundred 1751.

749l. 38. 3d. 2q to make good the duties on licen-Lady Day 3752. 2q. to make good the duties on sweets at Michaelmas 1752. to capt. Vernon, for lands in Sheepey, of Sheerneis stands. 2,000l. to Weltminster Bridge.

3,000l. towards making a road from Carliffe to Newcastle.

16,000l. to the fettlements on the

2,6321. to the gia.

These aids to ly to the uses before mentioned.

and fifty one; and any fum or fums of money not exceeding feven hundred forty nine pounds three millings and three pence halfpenny, to replace to the faid finking fund the like fum paid ces for retail- out of the fame to make good the deficiency of the duty on liing of spiritu- cences for retailing of spirituous liquors at Lady Day one thouous liquors at fand seven hundred and fifty two; and any sum or sums of money not exceeding nine thousand eight hundred forty six pounds 9,8461. 35 3d. three shillings and three pence halfpenny, to replace to the said finking fund the like fum paid out of the fame, to make good the deficiency of the duty of twelve shillings a barrel on sweets or wines made from British or foreign fruit or sugar at Michaelmas one thousand seven hundred and fifty two; and any sum or 2,2141. 25. 3d. fums of money not exceeding two thousand two hundred fourten pounds, two shillings and three pence, to be applied and paid to captain John Vernon, in full satisfaction of all his dewhere the fort mands on, claims to, or interest in forty acres of land in the island of Sheepey, in the county of Kent, now in the possession of the crown, where on the fort of Sheerness stands; and any sum or fums of money not exceeding two thousand pounds towards enabling the commissioners for building a bridge cross the river Thames from the city of Westminster to the opposite shore in the county of Surrey, to maintain the faid bridge, and to perform the other trusts reposed in them; and any sum or sums of money, not exceeding three thousand pounds, towards laying out making and keeping in repair a road proper for the passage of troops and carriages from the city of Carlifle to the town of Newcastle upon Tyne; and any sum or sums of money not exceeding sixteen thousand pounds, towards building a fort at Annamaba, and the maintenance and support of that and other British forts and setcoast of Afri-tlements upon the coast of Africa, to be applied in such manner as his Majesty thall think proper; and any sum or sums of money not exceeding two thousand six hundred and thirty two oivilestablish- pounds, upon account, for defraying the charges of the civil ment of Geor- establishment of his Majesty's colony of Georgia, and other incidental expences attending the same from the surrender of the charter to his Majesty by the late trustees on the twenty fourth of June one thousand seven hundred and fifty two, to the twenty fourth of June one thousand seven hundred and fifty three. IX. And he it further enacted by the authority aforefaid, be applied on- That the said aids and supplies provided as aforesaid, shall not

be iffued or applied to any use, intent or purpose whatsoever, other than the uses and purpeles before mentioned; or for the several deficiencies or other plyments directed to be satisfied thereout by any act or acts, dr any particular clause or clauses for that purpose, contained in any other act or acts of

this present session of parliament.

X. And as to the said sum of fifty eight thousand pounds by this act appropriated on account of half-pay as aforefaid, itsis hereby enacted and declared by the authority aforesaid, I hat the rules herein after prescribed shall be duly observed in the application of the faid half-pay; that is to fay, That no person

Rules to be observed in

ghall

shall have or receive any part of the same, who was a minor, the applicaand under the age of fixteen years, at the time when the regi- tion of the ment, troop, or company, in which he served, was reduced; half-pay. that no person shall have or receive any part of the same, except fuch persons who did actual service in some regiment, troop or company; that no person having any other place or employment of profit, civil or military, under his Majesty, shall have or receive any part of the faid half-pay; that no chaplain of any garrison or regiment, who has any ecclesiastical benefice in Great Britain or Ireland, shall have or receive any part of the said halfpay; that no person shall have or receive any part of the same. who has refigned his commission, and has had no commission fince; that no part of the same shall be allowed to any person by virtue of any warrant or appointment, except to such persons who would have been otherwise intitled to the same as reduced officers; and that no part of the same shall be allowed to any of the officers of the five regiments of dragoons, and eight regiments of foot lately disbanded in Ireland, except to such as were lately taken off the establishment of half-pay in Great Britain.

XI. And whereas by an act of parliament made and passed in the twenty fifth year of his Majesty's reign (intituled, An act for granting to his Majesty a certain sum of money therein mentioned out of the finking fund, and for enabling his Majesty to raise a turther fum of money therein also mentioned by exchequer bills to be charged on the faid finking fund, for the service of the year one thouland seven hundred and fifty two, and for the further appropriating the supplies granted in this session of parliament) several supplies which had been granted to his Majesty, as is therein mentioned, were appropriated to several uses and purposes therein expressed; amongst which any sum or sums of money not execeding sixty thousand pounds was appropriated to be paid to the reduced officers of his Majesty's land forces and marines, subject nevertheless to such rules to be observed in the application of the fuid half pay, as in and by the aforelaid act were prescribed in that behalf: now it is hereby provided, enacted and declared by the authority aforesaid, That so much of the faid sum of fixty thousand pounds, as is or shall be more Overplus of than sufficient to fatisfy the said reduced officers, according to half pay to be the rules prescribed by the said act to be observed in the applied applied to such tion thereof, or any part of such overplus, shall and may be dif-objects of chaposed of to such officers who are maimed or lost their limbs in rity as his the late wars, or such others as by reason of their long service, Majetty shall or otherwise, his Majetty shall indee to be proper objects of chaor otherwise, his Majesty shall judge to be proper objects of charity, or to the widows or children of fuch officers, according to such warrant or warrards under his Majesty's royal sign manual, as shall be signed in that behalf; any thing in this act or the faid former act to the contrary notwithstanding.

XII. And whereas by an act made in this session of parliament, in-Figured, An act for continuing and granting to his Majesty certain duties upon malt, mum, cyder and perry, for the service of the year one thousand seven hundred and fifty three; and for enlarging

enlarging the time limited by an act of the last session of parlia-

25Geo.2. C.27.

ment for subscribing annuities after the rate of three pounds per centum per annum, into the joint stock of annuities therein mentioned, reciting that by an act made in the last session of parliament, intituled, An act for converting the several annuities therein mentioned into several joint stocks of annuities transferrable at the bank of England, to be charged on the finking fund; and also for consolidating the several other annuities therein mentioned into several joint stocks of annuities transferrable at the South-Sea House, books were directed to be prepared for receiving the fubscription or consent of such of the proprietors of several annuities after the rate of three pounds per centum per annum, as should Subscribe the same into the joint stock of annuities in the said act defcribed, at any time between the twenty fourth day of June one thousand seven hundred and fifty two, and the fifth day of January one thonfand seven hundred and fifty three inclusive, and no longer; and further reciting, that the greatest part of the said annuities had been subscribed accordingly, and that some of the proprietors of such part of the faid annuities as remained unfubscribed, might be desirous that the time for such subscription should be enlarged, which would also be of advantage to the publick; it was enacted, That the governor and company of the bank of England should cause such books as had been prepared according to the directions of the said act, for receiving the subscription of the proprietors of the said annuities into the said joint stock of annuities, to be kept open at the bank of England for that purpose, in such manner as by the said att made in the last session of parliament is directed, to the fifth day of April, one thousand seven hundred and fifty three, inclusive, being the time limited by the faid act for the subscription of other annuities, after the rate of three pounds ten shillings per centum per annum; and that such proprietors of the faid annuities after the rate of three pounds per centum per annum; as had not subscribed the same into the said joint stock of annuities, their respective attornies, representatives or offigns, and all persons authorized by the faid act to subscribe for them before the laid fifth day of January one thousand seven hundred and fifty three, should have power to make such subscription without see or charge, at any time before the said fifth day of April one thousand seven hundred and fifty three, and that fuch subscription should be as valid and effectual to all intents and purposes, as if the same had been made before the said fifth day of January one thousand seven hundred and fifty three: and whereas although the greatest part as well of the said annuities, after the rate of three pounds pet centum per annum, as of the said annuities after the rate of three pounds ten shillings per centum per annum, hath been subscribed, according to the direction of the said acts made in the last and in the present session of parliament, but part thereof still remains unsubscribed: and whereas the enlarging of the time for the subscription of the said annuities after the rate of three pounds ten spillings per centum per annum, and the further enlarging of the time for the subscription of the said annual. ities after the rate of three pounds per centum per annum, may be a benefit to such of the proprietors of the said several annuities as bav e

have not yet subscribed the same, and will also be of advantage to the publick; be it enacted by the authority aforesaid, That the go- Books to be vernor and company of the bank of England, shall cause such kept open at books, as have been prepared according to the direction of the the bank to faid act made in the last session of parliament, for receiving the for receiving fubscription of the proprietors of the said several annuities into the subscripthe faid feveral joint flocks of annuities, to be kept open at the tions of the bank of England for that purpose, in such manner, as by the proprietors of faid act is directed, to the tenth day of Ollober one thousand scribed annuiseven hundred and fifty three, inclusive; and such proprietors ties. of the faid several annuities as have not already subscribed the fame into the faid feveral joint stocks of annuities, their respective attornies, representatives or assigns, and all persons authorized by the faid act to subscribe for them, shall have power to make fuch subscription without fee or charge, at any time before the said tenth day of October one thousand seven hundred and fifty three: and such subscriptions shall be as valid and effectual to all intents and purposes, as if the same had been made before the said fifth day of January, or fifth day of April one thousand seven hundred and fifty three; and that all such proprietors of any part Such of theof the faid several annuities remaining unsubscribed, as shall not proprietors as before the faid tenth day of October one thousand seven hundred shall not suband fifty three by themselves, or by their respective attornies, scribe their representatives or assigns, or the persons authorized by the faid diffent, representatives or assigns, or the persons authorized by the said act made in the last session of parliament, to subscribe for them. declare and fignify, by subscribing in the same or other books to be kept open at the bank of England for this purpose, under a proper preface, their names and places of abode, with other proper additions, their diffent to the converting their annuities into the faid respective joint stocks of annuities in the faid act described, shall have the benefit of the said acts made in the last and present session of parliament, and of this present act, in as full and ample manner as if they had respectively subscribed their faid annuities pursuant to the direction of either of the faid acts; and that the faid annuities, the respective proprietors whereof their annuishall not, on or before the said tenth day of October one thou- ties to be confand seven hundred and fifty three, so express such diffent, shall, solidated. from and after the faid tenth day of October one thousand seven hundred and fifty three, be converted into the faid respective joint stocks of annuities in the said act of the last session of parliament described.

CAP. XXIV.

An act for allowing further time for involuent of deeds and wills made by papifts; and for relief of protestant purchasers, devisees and Lesses. Exp. Time granted to 1 Jan. 1754.

CAP. XXV.

An act to render more effectual an act made in the twelfth year of the reign of her late majesty Queen Anne, intituled, An act for providing a publick reward for such person or persons as shall discover the longitude at sea, with regard to the making experiments of proposals made for discovering the longitude; and to enlarge the number of commissioners for putting in execution the said act.

12 Ann. st. 2. c. 15.

HEREAS by an act of parliament made in the twelfth year of the reign of her late majesty Queen Anne, intituled, An act for providing a publick reward for such person or perfons as shall discover the longitude at sea, the commissioners therein and thereby named and constituted, or any five or more of them, have full power to hear and receive any proposal or proposals that shall be made to them for discovering the said longitude; and in case the find commissioners, or any five or more of them, shall be so far satisfied of the probability of any such discovery, as to think it proper to make experiment thereof, they shall certify the same under their hands and feals to the commissioners of the navy for the time being, together with the persons names who are authors of such proposals; and upon producing such certificate, the said commissioners are thereby authorized and required to make out a bill or bills for any such sum or sums of money not exceeding two thousand pounds, as the said commissioners for the difesvery of the faid longitude, or any five or more of them shall think necessary for making the experiments, payable by the treasurer of the navy: which sum or sums the treasurer of the navy is by the said act required to pay immediately to fuch person or persons as shall be appointed by the commissioners for discovery of the said longitude to make those experiments, out of any money that shall be in his hands unapplied for the use of the navy: and whereas for a due and sufficient encouragement to any such person or persons as shall discover a proper method for finding the faid longitude, it is likewise enacted by the said act, That the first author or authors, discoverer or discoverers of any such method, his or their executors, administrators or assigns, shall be intitled to and have fuch reward, as in the faid act is particularly mentioned: and subereas by another all of parliament made in the fourtcenth year of the reign of his present Majesty, intituled, An act for furveying the chief ports and head lands on the coasts of Great Eritain and Ireland, and the islands and plantations thereto belonging, in order to the more exact determination of the longitude and latitude thereof; reciting in part the faid all of parliament made in the twelfth year of the keign of her faid late Majefty Queen Anne; and also reciting that it was absolutely necessary for making the discovery useful at sea, and for the security of ships approaching near the shores that the chief ports and head lands on the coasts of Great Britain and Ireland, and the islands and plantations thereto belonging, should be first surveyed, and the longitude and lati'ude of such places determined more exactly than had then been done, and likewife reciting that some doubts had arisen, whether by the words

24 Geo. 2. c. 39. of the faid act of parliament made in the twelfth year of Queen Anne. the said sum of two thousand pounds appointed for making such experiments, or any part thereof, could be applied for such survey or fixing the longitude or latitude of such places, it was enacted by the said aft made in the fourteenth year of the reign of his present Majesty, That the faid commissioners for discovering the longitude, or any five or more of them, should have full power to apply such part of the faid fum of two thousand pounds mentioned in the said first recited act, as had not then been laid out in experiments, as they should think necessary for the making such survey, and determining the longitude and latitude of the chief ports and head lands on the coasts of Great Britain and Ireland, and the islands and plantations thereto belonging; and that such sum or sums, part of the said two thousand pounds, which the faid commissioners or any five or more of them, should think necessary, should be paid immediately by the treasurer of the navy to such person or persons as should be appointed by the said commissioners for the discovery of the longitude to make such survey, and determine fuch longitude and latitude, out of the money that should be in the hands of such treasurer unapplied for the use of the navy: and whereas a competent number of the faid commissioners for the discovery of the faid longitude have (by virtue of the powers vested in them by the faid all made in the twelfth year of the reign of Queen Anne) heard and received several proposals made to them at different times for discovering the faid longitude, and were so far satisfied of the probabilities of fuch discoveries, that they thought it proper to make experiments thereof, and accordingly certified the same from time to time to the commissioners of the navy for the time being, together with the name of master John Harrison, who was author of the said proposals; whereupon bills were made out for several sums of money, amounting in the whole to one thousand two hundred and fifty pounds. all which respective sums were paid to the said John Harrison by the treasurer of the navy, purfuant to the directions of the said last mentioned act of parliament, as parts of the faid two thousand pounds therein mentioned; which the faid commissioners for discovering the faid longitude thought necessary for making the said experiments; and whereas a like competent number of the faid commissioners for the difcovery of the faid longitude did (by virtue and in pursuance of the powers vefted in them by the faid feveral above-mentioned acts of parliament) appoint mafter William Whiston to survey and determine the longitude and latitude of the chief ports and head lands on the earls of Great Britain and Ireland, and the islands and plantations thereto belonging: and did also apply the further sum of five hundred pounds (other part of the faid fum of two thousand pounds mentioned in the faidract made in the twelfth year of the reign of Queen Anne) which they thought necessary for the making such survey, and determining the faid last-mentioned longitude and latitude, and which said sum of sieve hundred pounds was paid to the faid William Whilton accordingly by the treasurer of the navy: and whereas by reason of the several pay: Lass made by the treasurer of the navy to the said John Harrison and William Whiston respectively as aforesaid; amounting in the whole to one thousand seven hundred and fifty pounds, the laid : 0%: -

commissioners for discovering the said logitude have at present, by virtue of the faid acts, of parliament, power only to apply the fum of two bundred and fifty pounds, and no more (being the remainder of the faid two thousand pounds) towards making any further experiments which they may think proper and necessary to be made, in order to difcover the faid longitude: and whereas from the experiments which have already been made in pursuance of the powers vested in the said. commissioners as aforesaid, there is great reason to expect, that by continuing to encourage ingenious persons, to invent and make further improvements and experiments, in order to discover the said longitude. such discoveries may at length be produced, as will effectually answer that end, and thereby contribute very much to the advantage of the trade and honour of this kingdom: therefore for enabling the faid commissioners to cause such further experiments to be made as they shall think proper for the purposes aforesaid; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same. That the faid commissioners constituted by the said act of parlia-

The commissfioners conftituted by 12 Ann. c. 15. fals for ditcovering the longitude, and where they think proper to make experiments, they are to certify the author's name to the commissioners of the navy. who are to roake out a limited fun as thaii be thought neceffary,

ment made in the twelfth year of the reign of the late Queen Anne, for the discovery of the longitude at sea, and for examinimpowered to ing, trying and judging of all proposals, experiments and imreceive propo- provements relating to the same or any five or more of them have full power to hear and receive any proposal or proposals that have been or shall hereafter be made to them for discovering the said longitude at sea; and in case the said commissioners or any five or more of them, shall be so far satisfied of the probability of any such proposal or discovery as to think it proper to make experiment thereof, they shall certify the same under their hands and feals to the commissioners of the navy for the time the same, and being, together with the persons names who shall be the authors of such proposals; and upon producing such certificate, the faid commissioners of the navy are hereby authorized and reguired to make out a bill or bills for any such sum or sums of money not exceeding two thousand pounds, over and above the aforesaid sum of two hundred and fifty pounds, being the remainbill for luch a der of the two thousand pounds mentioned in the said act made in the twelfth year of the reign of the late Queen Anne, as the faid committioners for the discovery of the said longitude, or any five or more of them shall think necessary for making any experiments in pursuance of this act, or either of the said former acts above-mentioned, payable by the treasurer of the navy; which sum or sums the treasurer of the navy for the time being is hereby required to pay immediately to such person or persons as shall be appointed by the committioners for the discovery of the faid longitude to make those experiments, out of any mo-

to be paid to the person making the €xperiment

> the use of the navy. II. And whereas many of the commissioners appointed by the said ast made in the twelfth year of the reign of her late Majesty Queen Anne are deceased: be it therefore enacted by the authority aforelaid,

ney that shall be in his the said treasurer's hands unapplied for

Additional commissioners appointed.

foresaid, That the governor of the royal hospital for seamen at Additional Greenwich for the time being, the judge of the high court of commissioners admiralty for the time being, the secretaries of the treasury for appointed. the time being, the fecretary of the admiralty for the time being, and the comptroller of the navy for the time being, shall be, and they are hereby added to and joined with such of the commissioners appointed by the said act for discovering the longitude as are furviving; and the faid persons hereby appointed commissioners, shall and may act, to all intents and purposes, for putting in execution the faid former acts and this present act, as fully and effectually as if they had been appointed commissioners by the faid act made in the twelfth year of the reign of her late majesty Queen Anne.

CAP. XXVI.

An all to permit persons professing the Jewish religion to be naturalized by parliament; and for other purposes therein mentioned, Rep.

TITHEREAS by an act made in the seventh year of the reign 7 Jac. 1. c. 2. of King James the First, intituled, An act that all such as are to be naturalized or restored in blood, shall first receive the facrament of the Lord's supper, and the oath of allegiance. and the oath of supremacy; every person who shall apply to be naturalized by all of parliament, being of the age of eighteen years or upwards, is required to receive the sucrament of the Lord's supper within one month before the bill for such naturalization be exhibited. whereby many persons of considerable substance professing the Jewish religion are prevented from being naturalized by bill to be exhibited in parliament for that purpose; and whereas by an all made in the thirteenth year of his present Majesty's reign, intituled, An act for na- 13 Geo. 2. C. 7. turalizing such foreign protestants, and others therein mentioned, as are settled, or shall settle in any of his Majesty's colonies in America, perfons professing the Jewish religion who have inhabited and refided, or shall inhabit and refide for the space of seven years or more in any of his Majesty's colonies in America, and shall not have been ablent out of some of the faul colonies for a longer space than two months at any one time during the faid feven years, are naturalized upon their complying with the terms therein mentioned, without their receiving the facrament of the Lord's supper; be it therefore enacted, &c.

Jews, upon application to parliament, may be naturalized without taking the facrament. Cliule to be inferted in every bill, subjecting the person to the disabilities expressed in 1 Seo. 1. C. 4. No person to be naturalized who has not resided in Great Britain or Ireland for three years, without being absent more than three months at one time, and who shall not bring proof of his having professed the Jewish religion for three years before. Jews difabled from purchasting or inheriting any advowson or right of patronage, &c. Repealed 27 Geo. 2. C. 1.

CAP. H Vol. XXI.

CAP. XXVII.

An all to confirm certain alts and orders made by justices of the peace being of the Quorum, notwithstanding any defest in not expressing therein that such justices of the peace are of the Quorum.

ATHEREAS authority is given by divers acts of parliament to two or more justices of the peace, whereof one or more are to be of the Quorum : and whereas divers acts, orders, adjudications, warrants, confirmations of indentures, and other instruments done, made and executed, by two or more justices of the peace, without expressing that they are, or that one of them is, of the Quorum, have been and may be, for that reason only impeached, set aside and vacated: be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twenty fourth day of June in the year one thousand seven hundred and fifty three, to be vacated no act, order, adjudication, warrant, indenture of apprenticeship, or other instrument already made, done or executed, or hereafter to be made, done or executed, by two or more justices of the peace, which doth not express that one or more of the justices is or are of the Quorum, shall be impeached, set aces are of the fide or vacated, for that defect only; any law, statute or usage to the contrary notwithstanding.

No act or order of two or more justices for defect only, in not expreffing that one or more ot fuch justiquorum.

CAP. XXVIII.

An all for the preventing of the inconveniencies and dangers that may arise from the present methods of digging gravel, fand, stone, chalk, and other materials, on the several commons and waste grounds within this kingdom, for the repair of the highways, and for other purposes.

[THEREAS it is become a common practice to get materials out of commons, heaths and waste grounds, for the repairs of the highways of this kingdom, and for other purposes, and to leave the pits and holes thereby occasioned open and dangerous: for remedy whereof, may it please your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twenty fourth &c. to be fenc- day of June one thousand seven hundred and fifty three, if any ed during the person or persons shall by reason of getting any gravel, sand, time the same stones, or chalk, or other materials, for repairing any highway or for any other purpose whatsoever, make or cause to be made any pit or hole in any common, heath or waste ground, such person or persons shall forthwith cause the same to be stifficiently fenced off, during such time as the said pit or hole shall be continued open; and shall within fourteen days after digging

Gravel pits, shall be kept open;

for such materials in such pit or hole, cause the same to be filled and within 14 up, sloped down or fenced off, and so continued; and in case days after to such person or persons shall not fill up, slope down or fence off be filled up, the same within the first and keep the fill same within the filled time, and keep the fill same within the filled time, and keep the fill same within the filled time. the same within the said time, and keep the said sence from time or senced off; to time in good repair, it shall and may be lawful for any one or more justice or justices of the peace, upon his or their view, and on neglect or upon the information of any one or more witness or wit-justice to nesses, to order the person or persons making or causing to be make order made fuch pit or hole, to fill up, properly flope down, or fence concerning off the same; and in cases where any sence shall be set up, to the same, order the same to be repaired from time to time, as occasion shall require; and in case such person or persons shall resuse or and on resusal neglect to comply with fuch order within ten days after the re- to comply ccipt thereof, or the same being left at his or their usual place therewith, or places of abode, and due proof being made upon oath, be- the party to fore any one or more justice or justices of the peace, of the of- more than rol. fence committed, of the service of such order, and of the re-nor less than fulal or neglect to comply therewith, which oath the faid justice 40 s. or justices is and are hereby impowered to administer, such perfon or persons shall forfest and pay any sum not exceeding ten pounds, nor less than forty shillings, to be laid out and applied in filling up in the filling up, sloping down or fencing off such hole or pit, the pits, &c. and towards the repair of the roads in the parish or place where and repair of the offence shall be committed, and in such manner as the said the roads; justice or justices shall direct and appoint; which forfeiture, in and to be le-case the same be not forthwith paid, shall be levied by distress and and sale of the offender's goods and chattels, by warrant under sale. the hand and feal or hands and feals of fuch justice or justices of the peace, rendering the overplus (if any be) to the person or persons whose goods and chattels shall be so distrained and sold, the charges of fuch diffress and sale being first deducted.

CAP. XXIX.

An all to explain, amend and continue the provisions made by two acts of parliament of the nineteenth and twenty first years of his Majesty's reign, for the more effectual disarming the highlands in Scotland, and to make provision for the more speedy ascertaining the lawful debts or claims upon the lands and bereditaments that some time belonged to Alexander Robertson of Strowan, which, with other forfeited estates, are by an act of the twenty fifth year of his Majesty's reign annexed to the crown unalienable.

HEREAS by an all made in the first year of the reign of 1Geo. 1. c. 54. bis late majesty King George the First, of glorious memory, intituled. An act for the more effectual securing the peace in the highlands of Scotland, it was enacted, That the inhabitants within the bounds and shires therein mentioned should be disarmed from and after the first day of November which was in the year of our Lord one thousand seven hundred and sixteen: and whereas by an act made 19Geo.2.c.39.

H 2

in the nineteenth year of his present Majesty's reign, intituled, An act for the more effectual difarming the highlands in Scotland; and for more effectually securing the peace of the said highlands; and for restraining the use of the highland dress; and for further indemnifying such persons as have acted in defence of his Majesty's person and government during the unnatural rebellion; and for indemnifying the judges and other officers of the court of justiciary in Scotland, for not performing the northern circuit in May one thousand seven hundred and forty six; and for obliging the masters and teachers of private schools in Scotland, and chaplains, tutors and governors of children or youth, to take the oaths to his Majesty, his heirs or successors, and to register the same; further provisions were made for the more effectual disarming the highlands in Scotland, or the inhabitants of the said bounds and shires, which provisions were to continue in force for seven years from and after the first day of August one thousand seven hundred and forty six, and from thence to the end of the next session of parliament, and no longer: and whereas by an act made in the twenty first year of his present Majesty's reign, intituled, An act to amend and enforce so much of an act made in the nineteenth year of his Majesty's reign as relates to the more effectual disarming the highlands in Scotland, and restraining the use of the highland dress; and to masters and teachers of private schools and chaplains; and to explain a clause in another act made in the same year relating to letters of orders of episcopal ministers in Scotland; and to oblige persons allowed to carry arms, and the directors of the bank there, and certain persons belonging to or practifing in the courts of fession and justiciary to take the oaths; and to repeal some clauses in an act made in the first year of the reign of his late majefty King George the First, whereby certain encouragements are given to landlords and tenants in Scetland, who should continue in their duty and loyalty to his said late Majesty; and for other purposes therein mentioned; further provisions were made to amend and enforce so much of the act made in the nineteenth year of his Majesty's reign, as relates to the more effectual disarming the highlands in Scotland, or the said bounds and shires: and whereas it may be necessary or expedient for the publick welfare, that the previsions made by the acts of the nineteenth and twenty first of his Majesty's reign should be continued; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the auacts as relates thority of the same, That so much of the said acts of the nineteenth and twenty first of his Majesty's reign, as relates to the more effectual disarming the highlands in Scotland, shall be further continued and remain in full force for the term of feven Scotland, fur- years, from and after the fire day of August one thousand seven hundred and fifty three, and from thence to the end of the then

21 Geo. 2. C. 34.

So much of the recited to the more effectual difarming the highlands in ther continued for 7 years.

II. And whereas a doubt hath been entertained with respect to cer-**6hire of Stir**ling subject to tain bounds within the shire of Stirling, that were intended to be dis-

next fession of parliament.

armed by all or any of the faid recited acts; be it therefore enacted the provisions by the authority aforesaid, That from and after the twenty for disarming fourth day of June one thousand seven hundred and fifty three, the highlands. all and every the parts or places of the shire of Stirling, lying or being on the north or north-west side of an imaginary straight line from the place called Ballamachall upon Loch Loman, in the parish of Buchanan, to the kirk or bridge of Aberfoyl upon the river of Forth, shall be subject to all and every the provisions made by the faid recited acts of the first of his late Majesty, and of the nineteenth and twenty first of his present Majesty, and by this present act, in the same manner as if the boundary herein described had been mentioned or inserted in the said several former acts relating to the difarming the highlands in Scotland.

III. And whereas by an att made in the twenty fifth year of his 25 Geo.2.C.41. present Majesty's reign, (intituled, An act for annexing certain forfeited estates in Scotland to the crown unalienably, and for making fatisfaction to the lawful creditors thereupon, and to establish a method of managing the same, and applying the rents and profits thereof for the better civilizing and improving the highlands of Scotland, and preventing disorders there for the future) it is among other things enacted, That the barony of Strowan, and other the lands, tenements and hereditaments which formerly belonged to Alexander Robertson of Strowan, and became for seited to the crown by decree or sentence of forfeiture passed in the purliament of Scotland, in the year one thousand six hundred and ninety, be and the same are thereby annexed to the imperial crown of this realm, and declared to be and remain for ever unalienable from the same, and that the lawful debts thereon shall be paid in the same manner as is provided concerning the lands and premisses in the said att mentioned: and whereas by an act made in the twenticth year of his present Majesty's reign, intituled, An act for vesting in his Majesty the estates of certain traitors, and for more effectually discovering the fame, and applying the produce thereof to the use of his Majesty, and for ascertaining and satisfying the lawful debts and claims thereupon; Jundry provisions are made for the more effectual and speedy ascertaining the lawful debts and claims upon the forfeited estates which are thereby vested in his Majesty, of which the said barony of Strowan and other lands and hereditaments which formerly belonged to Alexander Robertion of Strowan are no part: and whereas it is necessary or expedient to make some further provision for the more speedy and effictual ascertaining the lawful debts and claims upon the said barony of Strowan and other hereditaments which formerly belonged to Alexander Robertson of Strowan; be it therefore Claims upon enacted by the authority aforesaid, That all and every person or the barony or persons whatspever, bodies politick and corporate, having any other estates lawful claim to, upon or out of the faid barony or other estates of Strowan to of Strewan before-mentioned, shall on or before the first day of the court of December next to come, enter and present before the court of session on or fession in Scotland his, her or their claims or demands; or in before a Dec. default thereof, every such debt, claim or den and, shall be and next, and in

20 Geo. 2.C.41

is hereby declared to be null and void to all intents and purof to be void.

poses whatsoever: and all such claims and demands shall be made and entered, tried and determined in the manner and according to the rules and provisions made in the said act of the twentieth year of his Majesty's reign, concerning the debts and claims upon the estates thereby vested in his Majesty, as if the faid directions, rules and provisions, had been herein at length repeated; any law, statute or usage to the contrary in any wise notwithstanding.

CAP. XXX

An all for the amendment and preservation of the publick bigbways and turnpike roads of this kingdom; and for the more effectual execution of the laws relating thereto.

TATHEREAS by the great number of waggons and other wheel carriages passing, travelling and used in and upon the publick highways and turnpike roads of this kingdom, and the excessive weights and burdens loaded and carried in and upon the same, and the small breadth and narrow dimensions of the fellies of the wheels of such waggons and other carriages respectively, great part of the said highways and roads are become ruinous, and almost impassable, and unless a speedy remedy be had in the premisses, all the provisions made by law for amending the highways and roads, and for maintaining and keeping the same in repair, will in great measure be rendered ineffectual, and the trade and commerce of this kingdom be thereby greatly prejudiced and obstructed: wherefore for remedying and preventing the faid mischiefs and inconveniencies for the future; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twenty ninth day of September one thousand seven hundred and fifty four, it shall not be lawful for any waggon, wain, cart or wheel carriage whatfoever, (other than and except as herein after mentioned) to travel, pass or be drawn upon any turnpike road, unless the fellies of the wheels of every tuch waggon, wain, cart or wheel carriage respectively, be of the breadth or gage of nine inches, from side to fide, at the leaft: and every owner or owners of fuch waggon, wain, cart or wheel carriage driven, drawn or conveyed in or under penalty upon any turnpike road, contrary to the directions, tenor and of 5 l. or for- true meaning of this act, shall for every such offence forseit and pay the fum of five pounds, to be recovered and applied in such manner as herein after-mentioned; or otherwise shall forfeit and lose any one of the horses or beasts of draught drawing such waggon, cart or wheel carriage, not being the shaft or thillhorse, together with all geers, bridles, halters and accoutrements to fuch horse or beast of draught respectively belonging, to the fole use and benefit of the person or persons who shall seize or distrain the same.

The fellies of the wheels of waggons travelling on turnpike roads to be g inches broad,

feiture of one of the horses, &¢c.

II. And it is hereby enacted and declared, That the person the diffres to or persons making such seizure or diffress as aforesaid, shall debe delivered liver the horse, beast and things so seized and distrained, into

the custody of the constable, or some other parish officer, of to the conany town, parish or place, in or near the place where such stable, feizure or diffress shall be made; and every such constable or who is to take parish officer respectively is and are hereby required to take and of till proof receive the same into his and their custody, and safely keep the be made of Same, till the person or persons making such seizure or distress the offence; shall make proof, upon oath, before some justice or justices of the peace, of the offence committed; and the faid juffice or juto alive his
fitices before whom such proof shall be made, is and are hereby
precept for required to iffue his or their precept to fuch constable or parish the delivery, officer immediately, to deliver the horse, beast and other things so forfeited, to the party or parties who seized or distrained the fame, to and for his and their own use and benefit, paying such reasonable charges for keeping and securing the same as such ju-15 proof be stice or justices shall allow or direct; but in case no such proof not made shall be made within three days next after such seizure or di-within a days. stress, that then such horse, beast or other thing seized or di- the distress to strained, shall be returned back to the owner or owners thereof, be returned. fuch owner or owners paying reasonable charges for keeping and fecuring the fame.

III. Provided always, That nothing in this act contained Carriages exshall extend, or be construed to extend, to any chaise marine, empted, or to any coach, landau, berlin, chaife or calash; nor shall any thing extend, or be construed to extend, to any waggon drawn by less than five horses or beasts of draught; or to any wain, cart or other two wheel carriages, drawn by less than four horses or beafts of draught; or to any waggon, wain, cart or other

wheel carriage, drawn by oxen or neat cattle only.

IV. Provided always, and it is hereby enacted and declared, Carriages la-That from and immediately after the passing this act, it shall den with a and may be lawful to and for any carriage loaden with or carry- tiee, of t ing one tree or piece of timber, or one stone or block of marble block, having only, having the fellies of the wheels thereof of the breadth or the fellies of inches broad, gage of nine inches or upwards, to travel, pass or be driven in may be drawn or upon any turnpike road with any number of horses or beasts with any of draught; and also for any waggon, or other four wheel car-number of riage, having the fellies of the wheels thereof of such breadth or horses; gage as aforesaid, to travel, pass or be driven upon any turnpike and other road as aforefaid, with any number of horses or beasts of draught four wheel not exceeding eight; and for any cart, or other two wheel car-carriages with riage, having the fellies of the wheels thereof of such breadth or any number gage as aforesaid, with any number of horses or beasts of not exceeddraught not exceeding five, without being subject and liable to be weighed at any crane, machine or engine, or to the addi- and carts win tional toll of twenty shillings, granted and made payable for any number every waggon or other carriage drawn by fix horses, in and by not exceeding an act passed in the twenty sourth year of the reign of his pre- 5; without sent Majesty, intituled, An act for the more effectual preservation to be weight the turnpike roads in that part of Great Britain called England; ed. and for the disposition of penalties given by acts of parliament, relat- 24Geo.2.C.43. ing to the highways in that part of Great Britain called England;

and

directed

and for enforcing the recovery thereof; and for the more effectual preventing mischiefs occasioned by the drivers riding upon carts, drays, cars and waggons, in the city of London, and within ten miles thereof; notwithstanding any thing contained in the said last-men-

tioned act, or any other law or statute to the contrary.

or without being liable to forfeit any of the borfes, by 6 Gco. 2.

V. Provided always, and it is hereby further declared and enacted, That it shall and may be lawful for any waggon, wain, cart or other carriage, having the fellies of the wheels thereof of such breadth or gage as aforesaid, to travel, pass or be driven upon any turnpike road, without being subject or liable to forfeit and lofe any one of the horfes drawing the fame, together with the geers, bridles and halters therewith used; any thing contained in an act passed in the sixth year of the reign of his late majesty King George, intituled, An act for preventing the carriage of excessive loads of meal, malt, bricks, and coals, within ten miles of the cities of London and Westminster, to the contrary thereof notwithstanding. VI. And to encourage all persons to use broad wheels, in or-

with broad wheels may be drawn with any number of horses not exceeding 8,

Waggons, &c. der to preserve all the highways of this kingdom in good repair; be it further enacted, That from and immediately after the passing of this act, it thall and may be lawful for any waggon or other four wheel carriage, having the fellies of the wheels thereof of the breadth or gage of nine inches, or upwards, to travel, pass or be driven on any highway within Great Britain, with any number of horses or beasts of draught not exceeding eight; and for any cart or other two wheel carriage, having the like wheels, with any number of horses or beasts of draught not exceeding five, without being subject to any penalties or forfeitures for causing the same to travel, pass or be driven by a greater number of horses or beatls of draught than are now allowed by law; any thing contained in any statute to the contrary notwithstanding.

and carts, &c. with any number not exceeding 5.

> VII. And whereas in and by several acts of parliament made and passed for amending and repairing particular highways and roads

within this kingdom, several high and extraordinary tells and duties are granted and directed to be levied and paid for waggons and other wheel carriages drawn by more than a certain number of horses or beasts of draught therein respectively mentioned, with an intent in effect to prohibit the passage of such carriages, and thereby the better to preserve the said roads: now it is hereby further enacted, That it shall and may be lawful to and for the trustees appointed or to be appointed in or by virtue of any act of parliament now in force, or now depending in parliament respectively, for repairing and amending such particular highways or roads as atorefaid, or any nine or more of such trustees respectively within their respective districts; and they are hereby authorized and required to mitigate, lessen and reduce the said high and extraordinary tolls and duties for or in respect of such waggons or pe ber of horses: ther wheel carriages only, having wheels of the breadth or gage herein before prescribed, in such manner as no greater tell or duty be demanded or taken for the same than is provided and

Trustees for the roads to letten the extraordinary tolls on carriages with broad wheels drawn by more than a certain num-

Anno vicesimo sexto Georgii II. c. 20. [1753·]

directed by the said acts respectively to be paid and taken for waggons and other four wheel carriages drawn by five or four horses or beasts of draught; and the said trustees within their several districts, or any nine or more of them respectively, are hereby authorized and required to give directions in writing to the several collectors within such their respective districts, to take and receive such tolls or duties, and no other; any law or

statute to the contrary notwithstanding.

VIII. And for the facilitating and more speedy accomplishing and effecting the good ends and purposes intended by this present act, it is hereby further enacted by the authority aforefaid, That the several trustees appointed by any act or acts of Trustees for parliament for the furveying, ordering, amending and keeping the roads to in repair the several turnpike roads of this kingdom, or any five or more of them respectively, shall and may, and they are hereby authorized and required to meet from time to time, as there shall be occasion, at some convenient place within their respective districts, some time on or before the twenty ninth day of September one thousand seven hundred and fifty four, and to cause notice of such meetings respectively to be affixed in writing on the several toll-gates within their said several districts at least ten days before such meeting: and the said trustees respectively, or any five or more of them at such their meetings, are to cause all hereby authorized and required, by writing under their hands to the ruts, &c. order and direct the surveyor or surveyors of the said turnpike to be levelled, roads respectively to cause all the rutts and wheel tracks in the and the roads faid roads to be beat down, thrown in and levelled; and the where necessaid roads to be widened where it shall be necessary, on or be-sary, on or before the twenty ninth day of September one thousand seven hun. fore 29 Sept. dred and fifty four.

IX. And it is hereby enacted and declared, That the charges Charges to be and expences of such work so to be ordered and directed, shall paid out of be paid and defrayed out of the tolls and duties arifing or to be the tolls. raised by virtue or upon the credit of the said several acts made

for repairing the faid roads respectively.

X. And it is hereby further enacted, That the surveyors of Surveyors to the highways of the feveral parithes, townships and places, causethe rutts wherein any highway or road intervening between and commubeat down benicating with two different turnpike roads doth respectively lie, tween diffedo and shall, and they are hereby authorized and required to rent turnpike cause all the rutts and wheel tracks in such intervening roads roads. respectively, to be beat down, thrown in, and levelled as aforefaid, on or before the faid twenty ninth day of September one thousand seven hundred and sifty four; and in case any person Persons resuor persons liable to and chargeable with the repairing the high-sing to do ways within any of the faid parishes, townships or places res- their statute pectively, shall neglect or refuse to do and perform his and their work thereon, statute-work in and upon the same, at such times and in such proportion of manuer as the faid furveyor or furveyors respectively shall direct the charge. or appoint, or shall refuse to pay and contribute his or their proportion of the charges and expences of the same, then and

Tustices to imthe fame.

in such case, it shall and may be lawful to and for any two or more justices of the peace of the county, riding, liberty or place, where such intervening roads do lie, upon complaint to them made upon oath of such neglect or refusal, by warrant under power the fur- their hands and feals to authorize and impower the furveyor or veyors to levy surveyors of the highways to raise and levy such proportions of the charges and expences of the faid works of and from the perfon and persons so refusing, and to enforce the payment thereof by fuch ways and means, and in fuch manner as the rates and affeffments for repairing the highways in this kingdom are by law to be raifed, levied and enforced.

The trustees may order the fellies of the wheels of waggons, &c. to be measured at any turnpike;

XI. And, for the better discovering and detecting the offenders against this act, it is hereby further enacted, That it shall and may be lawful to and for all trustees appointed or to be appointed by any act or acts of parliament made or to be made for the repairing or amending any highway or highways within this kingdom, or any two or more of them, and they are hereby authorized and required, by writing under their hands, to order the fellies of the wheels of all waggons, wains, carts or, other carriages, which are or ought to be of the breadth or gage herein before directed and prescribed, to be measured and gaged at any turnpike or toll-gate erected or to be erected upon any part of the highway or road in or upon which such waggon, wain, cart or carriage respectively shall travel, pass or be drawn.

and where the pear to have been originally 9 inches broad,

XII. Provided always, That in case it shall appear to the satisfame shall ap- faction of the surveyor or surveyors, gate-keeper or gate-keepers of any turnpike road, that the fellies of the wheels of any waggon or wheel carriage, travelling or passing upon any such turnpike road were originally and when first made of the breadth of nine inches, and by long usage and wearing shall have been reduced to, and become of less breadth or gage; then, and in fuch case, it shall and may be lawful for such waggon or wheel carriage to travel, pass or bedrawn upon, any such turnpike road. fo as the fellies of all the wheels thereof, respectively, be of the full breadth of eight inches at least; and the owner or owners of such waggon or wheel carriage thall not in such case be subject or liable to the penalties herein before inflicted and directed to be levied for driving or causing to be drawn, waggons and carriages, the fellies of the wheels whereof are under the breadth or gage of nine inches as aforefaid; any thing herein contained to the contrary notwithstanding.

and by use reduced to not less than 8 they are exempted from the penalty.

XIII. And it is hereby further enacted and declared, That Penalty of if any person or persons shall hinder, or attempt to prevent or the measuring obstruct the measuring or gaging the fellies of such wheels, or the feizing or distraining of any horse or beast of draught hereby directed to be forfeited, for the offences herein before mentioned, or shall use any violence to any person or persons employed or concerned in such measuring, gaging, seizing or distraining, as aforefaid, every person so offending shall, for every

fuch offence, forfeit and pay the fum of ten pounds.

obstructing the fellies or making diftreis.

XIV. And be it further enacted by the authority aforesaid,

That in case any person or persons shall, after the said twenty Where wagninth day of September, drive, or act as the driver or drivers of gons, &c. shall any waggon, wain, cart or carriage, not having wheels thereto, ac- travelonturncording to the direction and true intent and meaning of this act, pike roads or drawn with more than the humber of horses hereby respectively appointed (except as herein before is excepted) upon any breadth returnpike road, that then and in every such case, it shall and quired, or with may be lawful to and for the constable, tythingman, or survey- more horses, or of the highways, or any other inhabitant of the parish or the driver to place where the offence shall be committed, and to and for the fore a justice, surveyor or surveyors of the said turnpike road, and to and for any person or persons to be appointed by the trustees, or any five or more of them, to apprehend and take, or cause to be apprehended and taken, such person or persons so driving or acting as driver or drivers as aforesaid, before one or more justice or justices of the peace for the county, riding or division, where the faid offence shall be committed, and upon conviction thereof, either by the confession of the party, or by the oath of one or more credible witness or witnesses, before such justice or justices of the peace (which oath the said justice or justices are hereby impowered and required to administer) every such person or persons so offending shall respectively forfeit and pay for and to forseit every such offence the sum of five pounds, to be laid out, ap- 51. plied and recovered, in such manner as other penalties hereby imposed are hereby directed and appointed to be recovered and applied; and in case the person or persons so offending and convicted, shall have no goods and chattels, whereon immediate and for want diffress may be had and made for the same, then it shall and of diffress to may be lawful to and for such justice or justices of the peace, be committed. by warrant under his or their hand and feal, or hands and feals, to commit the offender or offenders to the house of correction. there to remain for the space of one month, or until he or they

shall have paid the said sum of five pounds. XV. And it is hereby further enacted by the authority afore- Penalty on faid, That if any owner or owners of any waggon, wain or cart, owners of travelling for hire, shall, from and after the said twenty ninth waggons, &c. day of September one thousand seven hundred and fifty four, who shall not have their drive, or cause to be driven, drawn or conveyed, such waggon, names on the wain or cart, in or upon any turnpike road, not having his and tilt, &c. their christian and furnames, and place of abode, written or painted in large legible letters upon the tilt or other conspicuous place of such waggon, every person so offending shall, for every fuch offence, be subject and liable to such and the same penalties and forfeitures, as the owners of waggons or carriages, having the fellies of the wheels thereof under the breadth or gage afore-mentioned, are made subject and liable by this act; and if any person or persons shall so write or paint, or cause to or using a be written or painted, any false or fictitious name on such wag- salse name.

gon, wain or cart, as aforefaid, every owner of fuch waggon, wain or cart, publickly used on any turr pike road, as aforesaid,

with fuch falle or fictitious name, shall for every such offence

forfeit and pay the fum of fifty pounds.

Penalties may be recovered with treble costs;

or in a fumfore two juflices.

Method to be observed by the justices on complaint made of the

Persons aggrieved may appeal to the guarter feffions.

Notice of ap. peal to be given,

XVI. And be it further enacted, That the several penalties and forfeitures inflicted and directed to be forfeited and paid by by action, &c. this act, and not hereby otherwise provided for, shall and may be recovered by any person or persons who shall sue, inform and profecute for the same, either by action of debt, bill, plaint or information in any of his Majesty's courts of record at Westminfter, with treble costs of suit; in which no protection, wager of law or more than one imparlance shall be allowed; or by a mary way be furnmary way or proceeding before any two or more justices of the peace for the county, riding or place where such offence shall be committed, at the option of the person or persons who shall prosecute for the same; and for which purpose it shall and may be lawful to and for fuch justices to hear and determine any of the offences against this act; and they are hereby authorized and required, upon any information exhibited, or complaint made in that behalf within ten days after such offence committed, to fummon the party or parties accused, and also said offences. the witnesses on either side; and in case the party accused shall not appear upon such summons, then, upon oath made of the committing any of the facts above-mentioned by one or more credible witness or witnesses, to issue a warrant or warrants for apprehending the party offending, within the jurisdiction of such justices; and upon the appearance, or contempt of the party accused in not appearing (upon the proof of notice given) to proceed to the examination of the witness or witnesses on oath, and which such justices are hereby authorized, impowered and required to administer, to give judgment or sentence accordingly; and where the party accused shall be convicted of such offence, either by the view of such justices, or any of them, or upon such information as aforesaid, or on confession of the party accused, to award and issue warrants for the levying any pecuniary penalties to adjudged, together with the costs of fuch profecution, on the goods of the offender, and to cause sale to be made thereof, in case they shall not be redeemed within five days, rendering to the party the overplus (if any there be) and where goods of fuch offenders cannot be found, to commit fuch offender to prison, there to remain for the space of three months. or until fuch pecuniary penalty or penalties shall be paid; and if any person or persons shall find himself or themselves aggrieved, or remain unsatisfied in the judgment of the said justices, it shall and may be lawful to and for such person and persons to appeal to the justices of the peace at the next quarter sessions for the county, city, liberty or place where the matter in question shall arise; and the said justices are hereby authorized and required to take cognizance thereof, and to hear the complaint or complaints of the person or persons so aggrieved; so as such person or persons so complaining do give notice in writing of fuch his, her or their intention to bring and profecute any fuch appeal, unto the person and persons complained of, at least fourteen days before the quarter fessions; and shall within five days and recognizater such notice given enter into a recognizance with two sufficient zance with fureties, before one or more justice or justices of the peace of fureties to be and for such county, riding, liberty or place where such appeal entered into shall lie, to try such appeal at the quarter session of the peace to be held for fuch county, riding, liberty or place next and immediately after such notice given; and the said justices, upon hearing the matter of the faid complaint or upon due proof made to them of such notice given by the party or parties complaining (although he or they shall not prosecute the said appeal) shall and may, at their discretions, mitigate the penalties or forfeitures incurred by the party complaining, or vacate or let aside the conviction or convictions, or fet the party or parties at liberty, or otherwise may ratify and confirm the same, with such costs, as to them shall seem reasonable; and also by their order or warrant to cause such costs to be levied by distress and sale of the goods of the person so giving such notice of appeal as aforefaid; and for want of sufficient distress to commit the party or parties to the common gaol of the county, riding, liberty or place wherein such appeal shall be heard and determined, for any time not exceeding two months, or until payment of such costs shall be made; and if the person ordered to pay such costs shall Person orderhappen to live in any county, riding, liberty or place without the ed to pay costs jurisdiction of the said court, it shall and may be lawful for any living out of justice of the peace of the county, riding, city, liberty or place of the court, wherein such person shall inhabit, and every such justice is justice for the hereby authorized and required, upon request to him for that county, &c. purpose made, and upon a true copy of the order for payment may levy the of fuch costs produced and proved by some credible witness up- same by dion oath, by warrant under his hand and feal, to cause the money &c. mentioned in that order to be levied by diffress and sale of the goods of the person ordered to pay the same; and if no sufficient distress can or may be had, to commit such person to the common gaol of that county, riding, city or liberty for any time not exceeding two months, or until payment of such costs as aforefaid.

XVII. And it is hereby further enacted and declared, That Application of all the pecuniary penalties and forfeitures recovered and levied thefortenure. by virtue and in pursuance of this act shall be paid, applied and disposed of in manner following; that is to say, one moiety thereof to the person or persons who shall inform and suc for the fame, and the other moiety thereof to the trustees for repairing the road where the faid offence shall be committed, or to such person or persons as they, or any five or more of them, shall by writing under their hands order, direct or appoint, in order that the fame may be applied for and towards the repairing the faid road.

XVIII. And whereas many wife provisions have been made by feveral acts of parliament for punishing offences committed upon the turnpike roads in this kingdom, but the fame have been fo much negletted, that offences against the faid laws are daily committed with

care that profecutions are effectually carried on against offenders: to the end therefore that offenders against the said laws should not

Laws relating to turnpike in due execution,

and the trustees to make purpole,

tions.

Surveyors to give notice of all offences.

negligent in his duty, to be removed.

XIX. And be it enacted by the authority aforefaid, That Officer found this act shall be openly and publickly read in the presence of the faid officers as often as there shall be a meeting of the faid trustees, or any five or more of them: and if any such officer shall be found to have been negligent in his duty required by this act, or to have omitted giving notice as aforefaid, every fuch officer shall be forthwith removed from his office by the

> hereby for ever after rendered incapable of holding any office whatfoever under the faid trust.

Vi&uallers holding any place of trust under the tolls;

or of farming the fame.

XX. And it is hereby further enacted, That no person or disabled from persons who shall keep any victualling-house, alehouse or other house of publick entertainment, or who shall sell any wine, cyder, beer, ale, spirituous or other strong liquors by retail, shall be capable of taking, holding or enjoying any place or places of trust or profit under the trustees of any act of parliament made or to be made for erecting turnpikes respectively, or of farming the tolls thereby granted and made payable, during fuch time as he shall keep such victualling-house, alchouse or other house of publick entertainment, or shall sell any wine. cyder, beer, ale, spirituous or other strong liquors by retail. XXI. And

go unpunished, be it enacted by the authority asoresaid, That all the laws made, or hereafter to be made by any act or acts of roads to be put parliament, whereby toll-gates or turnpikes are or shall be enacted to be made and erected for collecting tolls for amendment of any roads, and all other laws relating thereto, shall from henceforth be put in due execution; and for that purpose the trustees impowered to act under the authority of the laid feveral acts reorders for that spectively, or any five or more of them, are hereby required at the next and other publick meetings, from time to time, to make proper rules and orders for the more effectual putting the and to appoint faid laws in execution, and to appoint fuch person or persons as personstocal they shall think fit effectually to carry on prosecutions for ofry on profecu- fences committed against this act, or any of the said laws, within their respective limits and districts; and to give strict charge and commands to their furveyor or furveyors to be diligent in visiting frequently the said roads, and in taking due care to see and inquire if any offence or offences are or have been committed upon the faid roads respectively, and by whom the same hath or have been committed: and all the officers belonging to the faid turnpike roads respectively are hereby required, as often as any offence or offences against any of the said laws shall come to his or their knowledge to have been committed upon the faid turnpike roads within their respective districts, to give immediate notice thereof to some one of the trustees of the said roads, who shall forthwith procure a meeting of the trustees

> belonging to the faid roads, or any five or more of them, who shall give immediate directions for prosecuting such offences.

> faid trustees respectively, or any five or more of them, and is

753.

XXI. And be it enacted by the authority aforesaid, That in case any action or prosecution thall be commenced and prose- When the cuted in pursuance of this act, under the authority and by the trustees prodirection of the faid trustees, or any five of them, in every such charges to be case the trustees of such turnpikes respectively, or any five or paid out of more of them shall, out of the profits arising by the tolls of such the tolls. turnpike road, allow and pay to the profecutor so much as the costs allowed by law shall fall short of reimbursing him his just and reasonable expences.

XXII. Provided, That nothing in this act shall be construed Trustees not to oblige the faid trustees to commence or prosecute, or cause to obliged to be commenced or profecuted any action or proceeding for any profecute, unfuch offences, unless upon the confession of the offender, or less upon conthat one or more witness or witnesses can be had and produced, offender, or

to prove the commission of such offence.

one or more XXIII. And it is hereby further enacted by the authority a- witnesses proforesaid, That if any action or suit shall be commenced against duced. any person or persons for any thing done or acted in pursuance Limitation of of this act, then and in every such case such action or suit shall actions. be commenced or profecuted within fix calendar months next after the fact committed, and not afterwards; and the same and every fuch action or fuit shall be brought in the county, riding or place where the person against whom such action or suit shall be commenced doth ordinarily inhabit and reside, and not elsewhere; and the defendant or defendants in every such action or suit shall and may plead the general issue, and give this act and the spe- General issue. cial matter in evidence, at any trial to be had thereupon; and that the fame was done in pursuance of and by the authority of this present act; and if the same shall appear to have been fo done, or if any fuch action or fuit shall be brought after the time herein before limited for bringing the same, or be brought or laid in any other county or place than as afore-mentioned, then the jury shall find for the defendant or defendants; or if Treble costs the plaintiff or plaintiffs shall be nonsuited, or discontinue his, See 28 Geo. 2. her or their action, after the defendant or defendants shall have c. 17. appeared; or if upon demurrer judgment shall be given against the plaintiff or plaintiffs, the defendant or defendants shall and may recover treble costs, and have the like remedy for recovery thereof, as any defendant or defendants hath or have in any other cases by law.

CAP. XXXI.

An act for regulating the manner of licensing alebouses in that part of Great Britain called England; and for the more easy convicting persons selling ale and other liquors without licence.

THEREAS the laws concerning alehouses, inns and victualling-houses, and the licensing thereof, are desective and insuf. ficient for correcting and suppressing the abuses and disorders frequently done and committed therein, and also for the conviction and 111

due punishment of persons taking upon themselves to sell ale, beer or

&c. to take in the fum of 10l. for the maintenance

other liquors by retail without licence: be it enacted by the King' most excellent majesty, by and with the advice and consent c the lords spiritual and temporal and commons in this present fing alchouses, parliament affembled, and by the authority of the same, That upon granting licences by justices of the peace to any person to recognizance keep an alehouse, inn, victualling-house, or to sell ale, beer and other liquors by retail, every fuch person shall enter into a recognizance to the King's majetty, his heirs and successors, in of good order; the fum of ten pounds, with two fufficient fureties, each in the fum of five pounds, or one fufficient furety in the fum of ten pounds, under the utual condition, for maintenance of good order and rule within the fame; and in case the person applying for fuch licence thall be hindered through fickness or infirmity, or any other reasonable cause, to be allowed by the said justices of the peace, to attend in person at the meetings of the same justices for granting the said licences, then, that it shall and may be lawful for them to grant such licence, upon two sufficient fureties entering into fuch recognizance, each in the penalty of ten pounds, for performance of the condition of the faid recognizance; which faid recognizance, with the condition thereand to fend the of, fairly written or printed, shall forthwith, or at the next gerecognizances neral or quarter session of the peace at farthest, after granting fuch licences, be fent or returned to the clerks of the peace, or persons acting as such, for every county, riding, city, liberty or

> town corporate in that part of Great Britain called England, wherein such licences shall be granted, under the hands of the justices of the peace before whom such recognizances were taken, to be by the faid clerks of the peace, or such other perfon acting as fuch, duly entered or filed amongst the records of the fessions of the peace; and that for every such licence granted without taking such recognizance, and for every such recogni-

to the clerks of the peace,

on penalty of zance taken, and not fent or returned as aforefaid, every justice 31. 6s. 8d.

Licences to be granted to none not lipreceeding, unleis fuch as thall produce their good fame.

null and void.

pounds fix shillings and eight pence. II. And for the better preventing diforders in alchouses, be it further enacted, That no licence to keep the same shall be granted to any person not licensed the year preceeding, unless such centedthe year person produce at the general meeting of the justices in September, a certificate under the hands of the parson, vicar or curate, and the major part of the churchwardens and overseers, or else certificates of of three or four reputable and substantial householders and inhabitants of the parish or place where such alehouse is to be, setting forth that such person is of good same and of sober life and conversation; and it shall be mentioned in such licence, that fuch certificate was produced, otherwise such licence shall be

of the peace figning such licence shall forseit the sum of three

III. Provided nevertheless, That if any licensed person shall Licensed perfon dying or die or remove from an alehouse, it shall be lawful for removing, the the person succeeding to such house to keep on the said alchouse fucceffor, upduring during the residue of the term of such licence, on condition that within thirty days after such death or removal such person ob- such certifitain such certificate as aforesaid, to be signed by some neighbour- cate, may keep ling justice, in order to its being produced at the next general on the house meeting in September; and if such certificate be not so obtain- for the residue ed and figned within the faid thirty days, then immediately from of the term of and after the expiration thereof such licence shall be pull and roid thelicence, &c. and after the expiration thereof, such licence shall be null and void: and no licence shall intitle any person to keep an alehouse in any other place than that in which it was first kept by virtue of such licence, and fuch licence, with regard to all other places shall be null and void.

IV. Whereas by an aft made in the second year of his present Ma- 2Geo. 2c. 28 jesty's reign, intituled, An act to revive the laws therein mention- f. 11. ed; amongst other things it was enacted, That no licence shall be granted to any person to keep a common inn or alchouse, or to retail any brandy or strong waters, but at a general meeting of the justices of the peace acting in the division where the said person dwells, to be holden on the first day of September yearly, or within twenty days after; or at any other general meeting of the said justices to be holden for the division wherein the said person resides; which regulation, by reason of the last-mentioned provision, has been found by experience not to have the effect intended by the faid regulation; be Last provision it therefore enacted by the authority aforesaid, That the last in the said before-mentioned provision thall be and is hereby repealed; and claute repealthat from henceforth no licence for the purposes aforesaid shall ed. be granted, but on the first day of September yearly, or within twenty days after; and that such licence shall be made for one Licences to be year only, to commence on the twenty ninth day of the faid granted on t September; and that the day and place for granting such licences days after, and shall be appointed by two or more of the justices acting for the the same to be division, by a warrant under their hands and feals, at least ten made but for days before such meeting, directed to the high constable or high Notice to be constables of the said division, requiring him or them to order given of the his or their respective petty constables or other peace officers, to time and give notice to the feveral inn-keepers and alchouse-keepers with-place for in their respective constablewicks, of the day and place of such granting meeting; and all licences hereafter granted at any other time them. or place shall be null and void to all intents and purposes whatfoever.

V. And be it further enacted, That the clerks of the peace Clerks of the shall keep a register or calendar of all the recognizances so sent peace to deor returned, and shall deliver or cause to be delivered to the liver copies of justices of the peace at their general meetings in September every the recognizances to the year, for granting licences in each division or place, a true copy justices at their of fuch register or calendar; and that for every recognizance general meetthere shall be paid by the clerk or clerks of the justices taking ingsforgrantfuch recognizances to the said clerks of the peace, as their fee ing liceness, for filing or recording the faid recognizance, and for making yearly. and delivering copies of the faid register or calendar thereof, as aforefaid, the fum of one shilling, and no more; which shall Vol. XXI.

be paid to the clerks of the faid justices by the persons licensed, over and above the fees payable to the faid justices clerks.

Recovery of for granting licences without taking a

VI. And be it enacted by the authority aforesaid, That the the forfeitures faid forfeitures for granting licences, without taking recognizances, shall and may be sued for and recovered by action of debt, bill, plaint or information, in any of his Majesty's courts recognizance. of record at Westminster, for the use of the person or persons who shall sue or prosecute for the same, together with costs of fuit; wherein no effoin, wager of law, or more than one imparlance shall be allowed.

Where a justice shall adjudge the rebe forfeited, he is to fumuion the party to the quarterfessions, &c.

VII. And be it further enacted by the authority aforesaid, That any justice of the peace of any county, riding, city, liberty or town corporate, wherein such licence shall be granted, cognizance to upon complaint or information that such licensed person hath done or committed any act, offence or misdemeanor, whereby in the judgment of the fame justice such recognizance may be forfeited, or the condition thereof broken, may by fummons under his hand and feal require fuch person so complained of, or informed against, to appear at the next general or quarter session of the peace for the faid county, riding, city, liberty or town corporate, then and there to answer to the matter of such complaint or information; and also may bind the person or persons who shall make such complaint or information, or any other person or persons, in a recognizance to appear at such general or quarter fession, and give evidence against such person so complained of or informed against; and the justices of the peace in their general or quarter sessions shall have power to direct the jury which shall attend at such sessions for the trial of traverses, or some other jury of twelve honest and substantial men, to be then and there impanelled by the sheriff, without see or reward, to inquire of the misdemeanor charged in the said complaint or information; and if such jury shall find that the person so complained of, or informed against, hath done any act whereby the condition of his recognizance is broken, such act being specified in such complaint or information, it shall and may be lawful for the court at fuch general or quarter fessions to adjudge cognizance is such person guilty of the breach of such recognizance; which tobe estreated, verdict and adjudication shall be final to all intents and purposes; and thereupon the faid justices shall order the recognizance entered into by such offender to be estreated into his Majesty's court of exchequer, to be levied to his Majesty's use; and that the faid person, the condition of whose recognizance shall be to adjudged to be broken and forfeited, shall, from and after such adjudication, be utterly disabled to sell any ale, beer, cyder, ing beer, &c. perry, spirituous liquors or strong waters, for the space of three years; and any licence or licences granted or to be granted to fuch person during such term, shall be void, and of none effect.

and the jury finding him guilty, the re-

and he is difa. bled from fellfor 3 years.

Justices may adjourn the trial to next teskons.

VIII. Provided, That the fail justices may at the request of the profecutor or party io complained of, or informed against; or either of his or her fureties, if they shall see just, adjourn the hearing and trial of the faid complaint or information to the

then next general or quarter sessions of the peace, where the fame shall be finally determined.

1. And whereas many persons presume to sell ale, beer, cyder, perry or other liquors, without such licence as is required by law for felling the same; and it is difficult, by reason of many evasions that

are made use of, and by some defects in former laws, to convict such offenders; be it therefore enacted, That where any justice of the Where a ispeace shall suspect that any alehouse-keeper, victualler or retail-stice shall suser, fells ale, beer, cyder or perry, without fuch licence, it shall speet that any and may be lawful for such justice to call such suspected person victualler sells ale, &c. withbefore him, and also any excise officer or gauger, to produce out licence, before such justice, his stock book, or other account which such he may fumofficer keeps, of the charge or survey of such suspected person, mon him, and in respect of any of the liquors aforesaid; and likewise to examine such excise officer or guager upon oath, touching the manand examine ner in which fuch officer furveys or charges fuch fuspected per-fuch officer son, in respect of any of the liquors aforesaid, or how or in upon oath. what manner such suspected person actually pays the duties for any of the faid liquors; and if it shall appear by such stock book or other account, or by the examination of the faid officer or gauger; that fuch person so suspected of selling any of the liquors aforefaid, is furveyed as a victualler or retailer, and is charged with the same duties that victuallers and retailers are usually charged with, and pay for any of the liquors aforesaid, and is not intitled to the allowance or abatement given to common brewers, then and in such case such suspected person shall

of the liquors aforefaid, to all intents and purposes, as if the fame had been proved by two witnesses.

X. And be it further enacted, That if any person shall make Justice upon information before any one justice of the peace, and shew prothat any perbable cause that he suspects that any person sells ale, beer or son is reasonother liquors without a licence from two justices, it shall and ably suspected may be lawful to and for fuch justice to call such suspected per- of selling ale, fon before him, and also to summon any other person or persons &c. without as evidence, to prove the charge against such suspected person; summon the and if fuch person so summoned shall refuse to appear, or when party and appearing, thall refuse to be examined upon oath, and give evi-evidence. dence as aforesaid, such person or persons shall forfeit the sum of Persons sume ten pounds, to be levied by distress and sale of the goods and appearing, chattels of such offender or offenders, by warrant under the forfeit 10l. hand and feal of such justice, rendering to him or them the overplus, after charges of the faid diffrets and fale deducted, to be paid to the overfeers for the use of the poor of the parish or place where such person or persons so offending shall live.

be deemed an alchouse-keeper, victualler, retailer or seller of any

XI. And be it further enacted, That if any person shall be Persons difference of the persons dif disabled by conviction to sell ale, beer, cyder or perry, such bled by conperson shall by the same conviction be also disabled to sell any viction to sell spirituous liquors or strong waters, any licence before obtained bied also from for that purpose notwithstanding; and every licence granted to selling spirituthe person so convicted, to sell ale, beer, cyder, perry, spiritu- ous liquors,

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ous liquors, strong waters or any of them, from the time of fuch conviction shall be null and void; and every person selling ale, beer, cyder, perry, spirituous liquors, strong waters, or any of them, during the term of such disability, shall be subject to all or such of the penalties, as are respectively inflicted by law for felling ale, beer, cyder, perry, spirituous liquors, strong waters, or any of them, by retail without a licence; and in all profecutions of such offenders, a certificate from the clerk of the peace (or perion acting as fuch) of any fuch conviction, shall be legal evidence; which certificate such clerk of the peace or person shall grant on demand without see or reward.

Penalty of felling ale, &c. without a licence from two justices;

to be levied by distress and fale ;

the informer, and the other to the poor; for want of distress, the person to be committed.

be certified to the next quarter fessions, and filed.

XII. And be it further enacted, That every person so convicted of the offence of felling ale, beer, or other liquors, without a licence from two justices of the peace, shall for every such first offence, forfeit the sum of forty shillings; and for every fuch second offence, shall forfeit the sum of four pounds; and for every such third offence, shall forfeit the sum of six pounds; all which faid respective forfeitures shall and may be levied by diffress and sale of the goods and chattels of every such offender (rendering to him the overplus, after charges of the faid distress and sale deducted) by warrant under the hand and seal one moiety to of the justice convicting such offender; and shall be paid one moiety thereof to the informer, and the other moiety thereof to the overfeers of the poor, for the use of the poor of the parish or place where such offence was committed; and if no sufficient distress shall be found, whereon to levy the said respective forfeitures, then the faid justice of the peace shall and may commit every fuch offender so respectively convicted as aforesaid, to the common gaol, or other prison, or house of correction, within his jurisdiction, without bail or mainprize, for the space of one month, for the first offence; and for the second offence, for the fpace of two months; and for the third offence, until fuch offender shall be discharged by order of the court of general quarter fessions.

XIII. And be it further enacted, That every conviction of Conviction to any offender for felling ale, beer, or other liquors without such licence, or after being disabled to sell, as aforesaid, shall be certified by the justice of the peace making the same, to the next general or quarter session of the peace, to be filed or entred amongst the records of the said session; and that such conviction shall and may be drawn up and certified in the following form of words, as the case shall happen, or in any other form of words to the same effect, mutatis mutandis, that is to say,

Form of con- Middle-] A. B. is convicted on his or her own sonfession (or, on fex. I the oath of) of having fold viction. ale, beer, or other liquors, in the parish of in this county, on the day of without. being licensed thereto according to law (or, after being disabled to fell, as the case may be) given under my hand and leal this day of

And

And there shall be added, That the same is the first, second, or third conviction; which faid conviction, in the same or the like forge of words, shall be good and effectual in law to all intents and purposes, and shall not be quashed, set aside, or adjudged void or insufficient, for want of any other form or words what-

XIV. Provided always, That fuch offender who shall be pu-Offender not nished by virtue of this act, shall not be punished again for the liable to dou-fame offence by any former act; and that such offender who ment for the shall be punished by virtue of any former act, shall not be pu-fame offence. nished again for the same offence, by virtue of this present act,

or any thing herein contained.

XV. Provided always, That this act, or any thing herein Rights of the contained, shall not in any wife be prejudicial to the privilege universities to of licenfing taverns and other publick houses, claimed by the grant licences two universities of that part of Great Britain called England, or either of them, nor to the chancellor, masters and scholars, or any officers of the same, or their successors, but that they may use and enjoy such privilege as they have heretofore lawfully used and enjoyed; any thing herein contained to the contrary notwithstanding.

XVI. Provided always, That nothing herein contained shall The times of extend or be construed to extend to alter the time or times of granting ligranting licences for keeping of common inns or alchouses, or common inns, to oblige persons not licensed the year preceding to produce not altered,

certificates, in any city or town corporate.

XVII. Provided always, and be it enacted by the authority Inhabitant of aforefaid, That any person shall be deemed a competent wit- the parish ness, and be admitted to give evidence upon any information deemed a or complaint for any offence committed against this act, not-competent withstanding such person be an inhabitant of or charged or liable to be charged to the payment of any rates or affeffments for the relief of the poor of any parish or place where such offence shall be committed.

CAP. XXXII.

An act for continuing several laws relating to the punishment of persons going armed or disguised in desiance of the laws of customs or excise; to the drawback of the duties upon copper bars exported; and to the duties upon foreign-made fail cloth; and also for encouragement of the silk manufactures; and for taking off several duties on merchandizes exported; and for encouraging the trade of the fugar colonies in America; and for vacating the security for the duty on falt lost in any river, or in port, after shipped, and for enlarging the time for proving the loss of falt; and for relief of masters of ships with respect to the importation of soap and candles, contrary to an act made made in the twenty third year of his Majesty's reign; and also for the more effectual payment of the bounties upon British-made fail cloth; and to impower the commissioners of the treasury to direct the payment of the bounty to John Henniker, and others, upon four ships fitted out for the whale fishery, and lost in the Greenland seas; and also to Philip How, and others, upon two ships employed in the said fishery, notwithstanding some of the forms required by law in fitting out such slips, were not complied with.

INTHEREAS several laws herein after mentioned, have by experience been found useful and beneficial, and are near expiring; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons, in this present parliament assembled, and by the authority of the same, That so much of an act made in the ninetcenth year of his present Majesty's reign, intituled, 19Geo.2.c 34. An all for the further punishment of persons going armed or dis-further con guised in designce of the laws of customs or excise; and for indemnifying offenders against those laws upon the terms in this act mentioned; and for the relief of officers of the customs in informations upon feizures; which act was to continue in force for the space of feven years, and from thence to the end of the next fession of parliament, as relates to the further punishment of persons going armed or difguifed in defiance of the laws of customs or excise; and to the relief of officers of the customs in informations upon feizures, shall be, and the same is hereby further continued, from the expiration thereof, until the twenty fourth day of June one thousand seven hundred and fifty eight, and from thence to the end of the then next fession of parliament.

Clauses in tinued to 24 June 1758.

Clause in 9 & í, ig.

roWill.3.0 26, the clause contained in an act made in the ninth and tenth years of the reign of his late majefty King William the Third, intituled, An all to fetrle the trade to Africa, for allowing during a limited time a drawback of the duties upon the exportation of copper bars imported; and which clause after the expiration thereof was, by an act made in the twelfth year of the reign of her late majefly Queen Anne, revived and continued for fourteen years, and from thence to the end of the then next session of 12 Ann. fl. 1. parliament; and also the proviso in the said last act contained, thercontinued that no drawback shall be allowed on the exportation of any copper but such as had been or should be imported from the East Indies and the coast of Barbary only; and which said clause

> and proviso by another act made in the thirteenth year of the reign of his late Majesty, were further continued for fourteen years, and from thence to the end of the then next fession of

II. And be it further enacted by the authority aforefaid, That

to 24 June \$3Ge0.1. C.27

parliament; and which faid clause and proviso by another act 13Geo. 2. C.35 made in the fifteenth and fixteenth years of his prefent Majesty's

reign, were further continued for fourteen years, and from thence

thence to the end of the then next session of parliament, shall be, and the same is hereby further continued from the expiration threeof until the twenty fourth day of June one thousand feven hundred and fifty eight, and from thence to the end of the then next fession of parliament.

III. And be it further enacted by the authority aforesaid, That 19Geo.2 C.27. an act made in the nineteenth year of his present Majesty's continued to reign, intituled, An all for the more effectual securing the duties 24 June 1758. now payable on foreign-made fail cloth imported into this kingdom; and for charging all foreign-made fails with a duty; and for explaining a doubt concerning ships being obliged, at their first setting out to sea, to be furnished with one compleat set of fails made of British sail cloth; which was to continue in force from the twenty fourth day of June one thousand seven hundred and forty six, for the term of seven years, and from thence to the end of the then next fession of parliament, shall be, and the same is hereby further continued from the expiration thereof until the twentyfourth day of June one thousand seven hundred and fifty eight, and from thence to the end of the then next session of parliament.

IV. And be it further enacted by the authority aforesaid, That the feveral clauses contained in an act made in the eighth year Clauses in 8 1 of the reign of his late Majesty, intituled, An act for encourage. Geo. 1. C. 15. ment of the filk manufactures of this kingdom; and for taking off fer nued to 24 veral duties on merchandizes exported; and for reducing the duty upon March 17:8. beaver skins, pepper, mace, cloves and nutmegs imported; and for the importation of all furs of the product of the British plantations into this kingdom only; and that the two corporations of affurance, on any fuits brought on their policies, shall be liable only to single damages and costs of fuit, relating to the encouragement of the filk manufactures of this kingdom; and for taking off several duties on merchandizes exported; which were to continue in force for three years from the twenty-fifth day of March one thousand seven hundred and twenty two, and from thence to the end of the then next fession of parliament; and which clauses were, by an act made in the 11Geo.1.c.290 eleventh year of his faid late Majesty's reign, continued from the expiration thereof for three years, and from thence to the end of the then next fession of parliament; and by another act made in the fecond year of his present Majesty's reign, were further continued from the expiration thereof for three years, and from thence to the end of the then next fession of parliament; and by another act made in the second year of his pre- 2 Geo. 2, C, 28, fent Majesty's reign, were further continued from the expiration thereof until the twenty ninth day of September one thousand seven hundred and thirty four, and from thence to the end of the then next fession of parliament; and which by another act & Geo. 2. C. 18, made in the eighth year of his present Majesty's reign, were further continued until the twenty-fifth day of March one thousand feven hundred and forty two, and from thence to the end of the then next session of parliament; and which by an act made in 15Geo.2 c.35. the fifteenth year of the reign of his present Majesty, were fur-

ther continued until the first day of June one thousand seven hundred and forty seven, and from thence to the end of the 20Geo.2. c.45. then next session of parliament; and which by an act attack in the twentieth year of the reign of his present Majesty, were further continued until the first day of June one thousand seven hundred and fifty four, and from thence to the end of the then next fession of parliament, shall be, and the same is hereby further continued from the expiration thereof until the twentyfourth day of March one thousand seven hundred and fifty eight, and from thence to the end of the then next session of parlia-

6 Geo. 2. C. 13.

V. And be it further enacted by the authority aforefaid, That continued to an act made in the fixth year of the reign of his present Majesty, 24 June 1756. intitled, An act for the better securing and encouraging the trade of his Majesty's sugar colonies in America, which was to continue in force for five years, to be computed from the twenty fourth day of June one thousand seven hundred and thirty three, and to the

11Geo.2, c.18, end of the then next fession of parliament; and which by an act made in the eleventh year of his pretent Majesty's reign, was further continued from the expiration thereof for the further term of seven years, and from thence to the end of the then

19 Geo. 2. c.23, next fession of parliament; and which by an act made in the nineteenth year of his present Majesty's reign, was further continued from the expiration co the fall last mentioned term for the further term of feven years, and from thence to the end of the then next fession of parliament, shall be, and the same is hereby further continued from the expiration thereof until the twenty-fourth day of June one thousand seven hundred and fifty-fix.

2&3 Ann.c. 14.

VI. And whereas by an aet passed in the second and third years of the reign of her late majesty Queen Anne, (intituled, An act for the better fecuring and regulating the duties upon falt, it is enacted, That where any falt or rock falt (the duties whereof shall have been paid, or secured to be paid, according to the direction of the former laws relating to the faid duties on falt) shall be shipped or laid on board any ship or wessel in any port, river or place within the kingdom of England, dominion of Wales, or town of Berwick upon Tweed, in order to be exported to parts beyond the seas, or be carried coastwife; and the said salt or rock salt so shipped or laid on board, shall happen to perish by the sinking of the ship or vessel on which the same shall be shipped or laid on board, before the said ship or vessel shall go out of such port or place, and before the exporter of such salt stall be intitled to a drawback or allowance of the duties thereof, that then and in such case the exporter or proprietor of the said salt or rock salt so perished shall, upon proof made before the justices of the peace at the next general quarter-sessions of the peace to be held for the county, city, riding, division or place, next to the place where the faid falt or rock falt shall so perish, of the loss of the salt or rock salt so shipped, receive from the said sessions a certificate that such proof was made before them; and upon producing the said certificate to any of her Majesty's collectors or officers appointed to collect the faid duties on falt, the faid collectors

collectors and officers are thereby required to let the said exporter or proprietor buy the like quantity of falt or rock falt as is expressed in the Frid sertificate to be so perished, without paying to her Majesty any duty of excise for the same, in the same manner as if such salt or rock falt had so perished, going coastwife from one port of England to another: and whereas by an all made in the eighth year of the reign & Geo. 1. c. 4. of his majesty King George the First, intituled, An act for taking off the duty upon all falt used in the curing of red herrings, and laying a proportionable duty upon all red herrings confumed at home only; and for ascertaining the customs and excise payable for the fugar houses in Scotland; and for making an allowance for falt lost in any harbour or river of this realm; and for the better securing the duties on falt delivered in Scotland, it is among other things enacted, That the owners of any falt, which after due payment of the duty shall perish or be lest in any of the ports or harbours, or rivers of this realm, by storms or rages of the tides from sea, or otherwise, shall upon such proofs made thereof in all points, and in manner as is directed by the afore-mentioned act of the second and third years of the reign of her late majelly Queen Anne (that gives relief in cases of salt lost by violent or stormy weather at sea) be intitled to such certificate, and thereupon to such right and privilege, as any owners of the like falt lost at sea in the like case are intitled to by virtue of the faid att; which privilege is to buy the like quantity of falt as is expressed in the certificate to be host, without paying to his Majefly any duty of excise for the same: and whereas the exporters of falt to foreign parts do give bond for the duty of the same, which bond is discharged by a debenture upon the exportation thereof, but in fuch cases where the salt is lest in carrying the same down the river in order to be shipt on board the vessel in which the same is to be exported, or lost in the port after the same is shipped, and before the exporter is or can be intitled to a debenture, the exporter or owner of the falt fo lost, upon proof thereof in manner as directed by the afore recited acts, obtains a certificate of fuch proof being made, which certificate intitles him by the faid acts to buy the like quantity of falt as is expressed therein to have been lost, without paying any duty for the same, but cannot be applied to the discharge of the bond given for the duty of the falt loft, the exporter therefore must discharge the bond in money without any abatement, and when he has so done, he cannot export the falt delivered him duty-free, so as to be intitled to a drawback thereupon, but must fell it for home consumption greatly to his disadvantage, as the dealers in salt for home consumption have a discount on prompt payment of the duty, and an allowance for waste on falt carried coalityife: for remedy whereof be it enacted by the Certificate for authority aforesaid, That where any salt or rock salt hath been salt lost, to valost or shall be lost in carrying the same down any river, in or- cate the secuder to be shipt on board the vessel in which the same is to be payment co exported, or hath been or shall be lost in the port after the same the duty. is thips, and before the exporter is or can be intitled to a debenture, and proof thereof hath been or shall be made in all points, and in manner as directed by the afore recited acts, then and in every such case the certificate or certificates for all such

falt or rock falt that hath been loft or shall be loft, shall and may be applied by the collector of the duties on falt, for the place where the duty on such falt or rock falt hath been or shall be fecured to be paid, to discharge and vacate the security given or to be given for the duty of so much falt as shall appear by such certificate to have been loft; any thing in the faid in part recited acts, or any other act to the contrary in any wife notwithstanding.

4&5Ann.c. 12.

VII. And whereas by an all passed in the sourth and fifth years of the reign of her late majesty Queen Anne, intituled, An act for laying further duties on low wines; and for preventing the damage to her Majesty's revenue by importation of foreign-cut whalebone; and for making some provisions as to the stamp duties, and the duties on births, burials and marriages, and the falt duties, and touching million lottery tickets; and for enabling her Majesty to dispose of the effects of William Kidd a notorious pirate, to the use of Greenwich hospital; and for appropriating the publick monies granted in this fession of parliament; it is enacted, That the exporter or proprietor of falt or rock falt which shall perish or be lost in the manner described in the said act, shall, upon proof made before the justices of the peace at the general quarter-sessions of the peace to be held for the county, city, riding, division or place from whence the same was so exported, of the loss of fuch falt so shipped or to be shipped, receive from the said sessions a certificate that such proof was made before them; and upon producing the said certificate to the officer of the place where the duty on such salt shall have been paid or secured to be paid, such security shall be discharged, and so much money as was actually paid for the duty of the faid falt shall be repaid upon demand by the soid officer without fee or reward, provided such proof be made as aforefaid by two credible witnesses within six months after such loss or taking as aforesaid: and whereas the making such proof as cforesaid within the time limited by the faid act has, in many cases, been found impracticable, by reafan of the shortness of the said time; be it therefore enacted by the authority aforefaid, That the time for making such proof as afalt lot, in or- foresaid, shall from and after the passing of this act be enlarged to two years; any thing in the faid act to the contrary notwithstanding.

Time for making proof of der to obtain a certificate, enlarged to two years.

ſ. 27.

VIII. And whereas by an act made in the twenty third year of his present Majesty's reign, for enforcing the laws against the clandestine 23Geo.2.C.21. importation of soap, candles and starch, into this kingdom, a penalty of fifty pounds is laid upon the master, mate, or other person taking the charge or command of any ship or vessel wherein any candles, soap or starch, shall be brought or imported contrary to the said act; and power is given to the commissioners of excise and justices of the peace before whom any informations for the penalties imposed by the faid act shall be heard and determined, to mitigate the same where they shall see cause, so as such mitigation do not reduce the penalty to less than one fourth part thereof, over and above the costs and charges of the officers, a: well in making the discovery as in the prosecution of the fame: and whereas the mafters or other persons having the charge of (hips

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ships or vessels, are liable to the penalty inflicted by the said act for importing candles, foap or flarch, otherwise than by the said act is prescrived, although such candles, soap or starch, were put on board without the knowledge or privity of fuch masters or other persons aforesaid, by the mariners serving on board such ships or vessels; and it is reasonable that such masters or other persons should be indemnisted against the penalty to which they are by the said ast made liable for the offences committed by the faid mariners; be it therefore enacted by the authority aforesaid, That when any information shall be Uponinformabrought against the master, mate or other person, having the tion brought charge of any thip or veffel, for recovery of the penalty inflicted for recovery by the faid act for importing candles, foap or starch, otherwise of the penalty than by the faid act is prescribed, it shall be lawful for such the recited master, mate or other person, to stop and detain the wages of the act, the wages mariners and men ferving on board fuch ship or vessel, until of the marifuch information shall be heard and determined, and if upon tained till the the hearing and determination thereof it shall appear that such same shall be candles, foap or starch, were put on board such thip or vessel by determined, any of the mariners or men serving therein, without the knowledge or privity of the master, mate or other person, having the charge of such thip or vessel, it shall be lawful for such master, and upon conmate or other person aforesaid, to keep and retain in his hands viction, to be fo much of the wages of the mariners and men ferving on board applied in payment of tuch thip or vessel, who shall be found guilty of or privy to such the fortesture. offence, as will be sufficient to answer and satisfy the penalty inflicted upon such master, mate or other person aforeiaid, who shall be and is hereby indemnified for fo doing.

IX. And whereas the provision contained in an act made in the twenty third year of the reign of his prefent Majefly, for the due and 23 Geo. 2. C.21. regular payment of the bounties granted upon the exportation of British made fail cloth has proved ineffectual; be it therefore enacted by The bounties the authority aforelaid, That the bounties due since the first of on sai cloth charged on June one thousand seven hundred and fifty, (being the com-the old subsimencement of the faid provision) and which shall hereafter be dy, applicable come due on the exportation of British-made sail cloth, instead to payment of being paid in the manner in the faid act directed, shall be, of incidents. and the same are hereby charged upon, and shall be paid out of fuch parts of the old subsidy as are applicable to the payment of incidents.

X. And whereas by two acts of parliament made in the fixth and 6 Geo. 2. c. 33. twenty fecond years of the reign of I is present Maiesly, for the encou- 22Geo 2.C 45, ragement of the whale fishery carried on by his Majesty's British subjects, a bounty of forty shillings per ton, under certain regulations mentioned in the faid acts, is to be paid by the receiver general of the customs to the master or owners of ships employed in the whale fishery in the Greenland feas or Davis's Streights, on their return to this kingdom: and whereas John Hennicker, Henry Bird the elder, Henry Bird the younger, and Conrad Lang of London, merchants, did fit out in the year one thousand seven hundred and fifty two, four thips, called the Merry Jacks, Sword Fift, Revolution and Neptune, for the whale fishery in the Greenland seas, in the manner prescribed

Birds and Conrad Lang.

prescribed and appointed by the said acts, and which said ships were actually employed in the faid fiftery, but were unavoidably loft in the Treasury im- faid seas; be it therefore enacted by the authority aforesaid. That powered to di- the commissioners of his Majesty's treasury for the time being, ties to be paid, or any three of them, shall be, and they are hereby impowered to John Hen- to direct, if they think fit, the payment of the bounties which nicker, Meil. the faid John Hennicker, Henry Bird the elder, Henry Bird the younger, and Conrad Lang, would have been intitled to in case the faid ships had returned to this kingdom; any thing in the faid two several acts contained to the contrary notwithstanding.

6 Geo. 2. c. 33.

XI. And whereas by two acts of parliament made in the fixth and *2Geo.2. c. 45. twenty-second years of the reign of his present Majesty, for the encouragement of the whale fishery carried on by his British Majesty's subjects, a bounty of forty shillings per ton, under certain regulations mentioned in the said acts, is to be paid by the receiver general of the customs to the master or owners of ships employed in the whale fishery in the Greenland seas or Davis's Streights, on their return to this kingdom: and whereas Philip How, on the behalf of himself and several other persons, did in the year one thousand seven hundred and fifty-two, fit out two ships, called the Argyle and Campletoun, for the said fishery, in the manner required by the said acts; and which faid thips were actually employed in the faid fishery, and did return to this kingdom with three whales; but by reason of an omission or mistake in making the affidavits, and giving the security required by the faid acts, the faid owners have not been able to obtain the proper certificates for the payment of the said bounty; be it therefore enacted by the authority aforesaid, That the commissioners of his Majesty's treasury for the time being, or any three of them, shall be, and they are hereby impowered to direct, if they think fit, the payment of the bounties which the said Philip How and others would have been intitled to in case they had complied with all the forms and regulations required by the faid acts of parliament; any thing in the faid two feveral acts contained to the contrary notwithstanding.

And also to Philip How, &c.

CAP. XXXIII.

An ast for the better preventing of clandestine marriages. HERF. AS great mischies and inconveniencies have arisen

from elandestine marriages; for preventing thereof for the future, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twentyfifth day of March in the year of our Lord one thousand seven Publication of hundred and fifty four, all banns of matrimony shall be published in an audible manner in the parish church, or in some publick chapel, in which publick chapel banns of matrimony have been usually published, of or belonging to such parish or chapelry wherein the persons to be married thall dwell, according to the form of words prescribed by the rubrick presixed to the office of matrimony in the book of common prayer, upon three

banns.

three Sundays preceding the folemnization of marriage, during the time of morning fervice, or of evening fervice (if there be no morning fervice in such church or chapel upon any of those Suddays) immediately after the second lesson: and whensoever it shall happen that the persons to be married shall dwell in divers parishes or chapelries, the banns shall in like manner be published in the church or chapel belonging to such parish or chapelry wherein each of the faid persons shall dwell; and where both or either of the persons to be married shall dwell in any extraparochial place, (having no church or chapel wherein banns have been usually published) then the banns shall in like manner be published in the parish church or chapel belonging to fome parish or chapelry adjoining to such extraparochial place: and where banns shall be published in any church or chapel belonging to any parish adjoining to such extraparochial place, the parson, vicar, minister or curate, publishing such banns, shall, Minister to in writing under his hand, certify the publication thereof in such fign the pubmanner as if either of the persons to be married dwe't in such leasion; adjoining parith; and that all other the rules preferibed by the faid rubrick concerning the publication of banns, and the and the marfolemnization of matrimony, and not hereby altered, shall be jennized in duly observed; and that in all cases where banus shall have been one of the published, the marriage shall be solemnized in one of the parish churches churches or chapels where fuch banns have been published, and where the banns have in no other place whatfocter.

II. Provided always, and it is hereby further enacted, That ed. no parson, vicar, minister or curate shall be obliged to publish Notice of the the banns of matrimony between any perions whatfoever, unless names, places the persons to be married shall, seven days at the least before of abode and the time required for the first publication of such banns respectime of resitively, deliver or cause to be delivered to such parson, vicar, parties to be minister or curate, a notice in writing of their true christian and given to the furnames, and of the house or houses of their respective abodes minister 7 days within fuch parith, chapelry or extraparochial place as aforefaid, before publiand of the time during which they have dwelt, inhabited or cation of banns.

lodged in fuch house or houses respectively.

III. Provided always, and be it enacted by the authority a- Minister not forefaid, That no parlon, minuter, vicar or curate folemnizing punishable for marriages after the twenty fifth day of March one thousand se-tolemnizing ven hundred and fifty four, between persons, both or one of marriage after whom shall be under the age of twenty one years, after banns ed, where the published, shall be punishable by ecclesiastical censures for so-parents or lemnizing fuch marriages without confent of parents or guardi-guardians give ans, whose consent is required by law, unless such parson, mi-no notice of nister, vicar or curate shall have notice of the diffent of such parents or guardians; and in case such parents or guardians, or but where one of them, shall openly and publickly declare, or cause to be such differt declared in the church or chapel where the banns shall be so shared, publi-published, at the time of such publication, his, her or their direction of fent to fuch marriage, such publication of banns thall be abso-haus to be lutely void.

b ~n publifh•

Licences to be church or chapel of fuch parish on ly, where one of the parties sided for 4

IV. And it is hereby further enacted, That no licence of margranted to fo- riage shall, from and after the said twenty fifth day of March in lemnize matrimony in the the year one thousand seven hundred and fifty four, be granted by any archbishop, bishop, or other ordinary or person having authority to grant such licences, to solemnize any marriage in any other church or chapel, than in the parish church or publick chapel of or belonging to the parith or chapelry, within thall have re- which the usual place of abode of one of the persons to be married shall have been for the space of four weeks immediately weeks before, before the granting of such licence, or where both, or either of the parties to be married shall dwell in any extraparochial place, having no church or chapel wherein banns have been usually published, then in the parish church or chapel belonging to some parish or chapelry adjoining to such extraparochial place, and in no other place whatloever.

Places which ed extraparochial by this

V. Provided always, and be it enacted by the authority amay be deem-forefaid. That all parishes, where there shall be no parish church or chapel belonging thereto, or none wherein divine fervice shall be usually celebrated every Sunday, may be deemed extraparochial places for the purpoles of this act, but not for any other

purpole.

Archbishop of Canterbury's right to grant special licences referved.

VI. Provided always, That nothing herein before contained shall be construed to extend to deprive the archbishop of Canterbury and his fuccessors, and his and their proper officers, of the right which hath hitherto been used, in virtue of a certain statute made in the twenty fifth year of the reign of the late King Henry the eighth, intituled, An act concerning Peter Pance and dispensations; of granting special licences to marry at any convenient time or place.

Surrogate delicences, to take an oath of office, and give fecurity.

VII. Provided always, and be it enacted, That from and afputed to grant ter the twenty fifth day of March in the year one thousand seven hundred and fifty four, no furrogate deputed by any ecclefiastical judge, who hath power to grant licences of marriage, shall grant any fuch licence before he hath taken an oath before the faid judge faithfully to execute his office, according to law. to the best of his knowledge, and hath given security by his bond in the fum of one hundred pounds to the bishop of the diocese, for the due and faithful execution of his faid office.

Persons convicted of 10. lemnizingmatrimony without banns or liother place, special licence,

VIII. And whereas many persons do solemnize matrimony in prifons and other places without publication of banns, or licence of marriage first had and obtained; therefore, for the prevention thereof, be it enacted, That if any person shall, from and after the said cence, or in any twenty fifth day of March in the year one thousand seven hundred and fifty four, folemnize matrimony in any other place than &c. except by a church or publick chapel, where banns have been usually published, unless by special licence from the archbishop of Canterbury; or shall solemnize matrimony without publication of banns, unless licence of marriage be first had and obtained from some person or persons having authority to grant the same, every perfon knowingly and wilfully fo offending, and being lawfully convicted thereof, shall be deemed and adjudged to be guilty of felony,

lony, and shall be transported to some of his Majesty's planta- to be transtions in America for the space of sourteen years, according to the ported, Taws in force for transportation of felons; and all marriages solemnized from and after the twenty fifth day of March in the year one thousand seven hundred and fifty four, in any other Tace than a church or such publick chapel, unless by special licence as aforesaid, or that shall be solemnized without publica-tion of banns, or licence of marriage from a person or persons riages to be having authority to grant the fame, first had and obtained, shall null. be null and void to all intents and purposes whatsoever.

IX. Provided, That all profecutions for such felony shall be Profecution commenced within the space of three years after the offence for the same committed.

X. Provided always, That after the folemnization of any in 3 years. marriage, under a publication of banns, it shall not be neces- Proof of the fary in support of such marriage, to give any proof of the actual parties dwelldwelling of the parties in the respective parishes or chapelries ing in the parties, &c. wherein the banns of matrimony were published; or where the where marmarriage is by licence, it shall not be necessary to give any proof riages shall that the usual place of abode of one of the parties, for the space have been soof four weeks as aforefaid, was in the parish or chapelry where lemnized, not the marriage was folemnized; nor shall any evidence in either of the validity of the faid cases be received to prove the contrary in any suit touch-such marriage.

ing the validity of such marriage.

XI. And it is hereby further enacted, That all marriages following by licence, after the faid twenty fifth day of March lemnized by one thousand seven hundred and fifty four, where either of the licence withparties, not being a widower or widow, shall be under the age out consent of of twenty one years, which shall be had without the consent of the parents or the father of such of the parties, so under age (if then living) guardians, where either first had and obtained, or if dead, of the guardian or guardians of the parties of the person of the party so under age, lawfully appointed, or (not bling a one of them; and in case there shall be no such guardian or wislower or guardians, then of the mother (if living and unmarried) or if widow) shall be under age, there shall be no mother living and unmarried, then of a guar- void. dian or guardians of the person appointed by the court of Chancery; shall be absolutely null and void to all intents and purposes whatsoever.

XII. And whereas it may happen, that the guardian or guardians, mother or mothers, of the parties to be married, or one of them, so under age as aforefaid, may be Non compos mentis, or may be in parts beyond the scas, or may be induced unreasonably, and by undue motives to abuse the trust reposed in him, her or them, by refusing or with-holding his, her or their consent to a proper marriage; be it therefore enacted, That in case any such guardian or guardians, Where the mother or mothers, or any of them, whose consent is made ne- guardians or cessary as aforesaid, shall be Non compos mentis, or in parts be-be non compos yond the seas, or shall refuse or with-hold his, her or their con-mentis, or in fent to the marriage of any person, it shall and may be lawful parts beyond for any person desirous of marrying, in any of the before-men-the seas, or tioned cases, to apply by petition to the lord chancellor, lord reasonably

menced with-

keeper, with-hold

the parties may apply to the lord chancellor, &c. proved by oreffectual.

No fuit to be compel a mar. ecclesia by contract.

Churchwardens to provide books in which are to be regiltercd all marriages and banns;

figned by the minister;

to belong to to be kept for publick use.

Marriages to be folemnized in the prelence of two

their consent, keeper, or the lords commissioners of the great seal of Great " Britain for the time being, who is and are hereby impowered to proceed upon such petition, in a summary way; and in case the marriage propoted, shall upon examination appear to be and being ap- proper, the faid lord chancellor, lord keeper, or lords commisfioners of the great feal for the time being, shall judicially de. court, shall be clare the same to be so by an order of court, and such order shall be deemed and taken to be as good and effectual to all intents and purpoles, as if the guardian or guardians, or mother of the person so petitioning, had consented to such marriage.

XIII. And it is hereby further enacted, That in no case in the ecclefia- whatfoever, thall any fuit or proceeding be had in any ecclefiaflical court to flical court, in order to compel a celebration of any marriage in riage in facie fucie collesia, by reason of any contract of matrimony whatsoever, whether per verba de præsenti, or per verba de futuro, reason of any which shall be entered into after the twenty fifth day of March in the year one thousand seven hundred and fifty four; any law

or usage to the contrary notwithstanding.

XIV. And for preventing undue entries and abuses in registers of marriages; be it enacted by the authority aforesaid, That on or before the twenty fifth day of March in the year one thousand seven hundred and fifty four, and from time to time afterwards as there shall be occasion, the church-wardens and chapel-wardens of every parish or chapelry shall provide proper books of vellum, or good and durable paper, in which all marriages and banns of marriage respectively, there published or solemnized, shall be registered, and every page thereof shall be marked at the top, with the figure of the number of every fuch page, beginning at the fecond leaf with number one; and every leaf or page so numbered, shall be ruled with lines at proper and equal distances from each other, or as near as may be; and all banns and marriages published or celebrated in any church or chapel, or within any fuch parish or chapelry, shall be rethe same to be spectively entered, registered, printed, or written upon or as near as conveniently may be to fuch ruled lines, and shall be figned by the parlon, vicar, minister or curate, or by some other person in his presence, and by his direction; and such entries shall be made as aforefaid, on or near such lines in succesfive order, where the paper is not damaged or decayed, by accident or length of time, until a new book shall be thought proand the books per or necessary to be provided for the same purposes, and then the directions aforesaid shall be observed in every such new book; theparith, and and all books provided as aforefaid, shall be deemed to belong to every fuch parish or chapelry respectively, and shall be carefully kept and preserved for publick use.

XV. And in order to preserve the evidence of marriages, and to make the proof thereof more certain and easy, and for the direction of ministers in the celebration of marriages and registering thereof, be it enacted, That from and after the twenty fifth day of March in the year one thousand seven hundred and fifty four, all marriages shall be solemnized in the presence of two 1753.] Anno vicesimo sexto Georgii II. c. 33.

or more credible witnesses, besides the minister who shall cele- witnesses, hebrate the same; and that immediately after the celebration of e- sides the mivery marriage, an entry thereof shall be made in such register to be registered, by kept as aforesaid; in which entry or register it shall be explessed, That the said marriage was celebrated by banns or li-tence; and if both or either of the parties married by licence, be the minister, under age, with consent of the parents or guardians, as the case parties and

i shall be; and shall be signed by the minister with his proper ad. witnesses. -thion, and also by the parties married, and attested by such two witnesses; which entry shall be made in the form or to the effect following; that is to fay,

This marriage was solemnized between us A. B. in the presence of E. F. G. H.

XVI. And be it further enacted by the authority aforesaid, persons con-That if any person shall, from and after the twenty fifth day of victed of March in the year one thousand seven hundred and fifty four, making a false with intent to elude the force of this act, knowingly and wilful-entry in the ly insert, or cause to be inserted in the register book of such faid register, parish or chapelry as aforesaid, any false entry of any matter or thing relating to any marriage; or falfely make, alter, forge or or of forging, counterfeit, or cause or procure to be falsely made, altered, forg- &c. any such ed or counterfeited, or act or affilt in fallely making, altering, forg-entry, ing or counterfeiting any fuch entry in fuch register; or falsely make, alter, forge or counterfeit, or cause or procure to be fallely made, altered, forged or counterfeited, or affift in fallely or of forging, making, altering, forging or counterfeiting any fuch licence of licence, marriage as aforesaid; or utter or publish as true any such false, altered, forged or counterfeited register as aforesaid, or a copy thereof, or any such false, altered, forged or counterfeited lithereof, or any luch falle, altered, lorged of counterfelted incence of marriage, knowing such register or licence of marriage respectively, to be false, altered, forged or counterfeited; or if any person shall, from and after the said twenty sists day of or of destroyed any person shall, from and after the said twenty sists day of ing with an March wilfully destroy, or cause or procure to be destroyed, any ill intent such register book of marriages, or any part of such register book, register, Vol. XXI. Vol. XXI.

with intent to avoid any marriage, or to subject any person to any of the penalties of this act; every person so offending, and being thereof lawfully convicted, shall be deemed and adjudged to be guilty of selony, and shall suffer death as a selon, without benefit of clergy.

to fuffer death.

Marriages of the royal family,

and of quakers and Jews, and of per fons in scotland, or beyond the feas, excepted.

This act to be read in all parish churches and publick chapels. XVII. Provided always, That this act, or any thing the in contained, shall not extend to the marriages of any of the royal family.

XVIII. Provided likewise, That nothing in this act contained thall extend to that part of Great Britain called Scotland, nor to any marriages amongst the people called Quakers, or amongst the persons professing the Jewish religion, where both the parties to any such marriage shall be of the people called Quakers, or persons professing the Jewish religion respectively, nor to any

marriages solemnized beyond the seas.

XIX. And be it further enacted by the authority aforesaid, That this act shall be publickly read in all parish churches and publick chapels, by the parson, vicar, minister or curate of the respective parishes or chapelries, on some Sunday immediately after morning prayer, or immediately after evening prayer, if there shall be no morning service on that day, in each of the months of September, October, November and December, in the year of our Lord one thousand seven hundred and fifty three, and afterwards at the same times, on sour several Sundays in each year, (that is to say,) the Sundays next before the twenty fifth day of March, twenty fourth day of June, twenty ninth day of September, and twenty fifth day of December respectively, for two years, to be computed from and immediately after the first day of January in the said year one thousand seven hundred and fifty four.

CAP. XXXIV.

An act to explain, amend and continue several laws more effectually to prevent the spreading of the distemper which now rages amongst the borned cattle in this kingdom; for the more effectual paying the expences of passing vagrants; for obviating doubts that may arise touching the keeping of prisoners, until the prison of the Marshalsea of the court of King's bench, stall be rebuilt or repaired; and for amending so much of the act of the twenty sourth of his present Majesty for regulating the commencement of the year, and for correcting the calendar now in use, as relates to the time of electing publick officers of the city of Chester.

HEREAS the contagious distemper amongst the horned cattle still continues to rage in this kingdom: and whereas the several laws made to prevent the spreading of the said distemper (which have been found useful and beneficial) are near expiring; may it therefore please your Majesty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and com-

mans in this present parliament affembled, and by the authori-Gof the same, That an act made in the nineteenth year of the reign of his present Majesty, intituled, An act to enable his Mapreventing the jest, to make rules orders and regulations more effectually to prevent spreading of predding of the distemper which now roges amongst the horned cattle the distemper in this kingdom, which was to continue in force for the space of amongst eight months, and to the end of the then next session of parlia-horned catand which by an act made in the twentieth year of the 19Geo.2.c.s. reign whis present Majesty was explained, amended and continued, and to be in force with the faid last-mentioned act for 20Geo.2.c.4. the space of eight months, from the tenth day of January one thousand seven hundred and forty six, and from thence to the end of the then next fession of parliament; and which said acts, 21Geo.2.C. 33. by an act made in the twenty first year of the reign of his prefent Majesty, were further continued until the twenty fourth day of September one thousand seven hundred and forty eight, and 22Geo.2.C.46. from thence to the end of the then next session of parliament; and which by an act made in the twenty fecond year of the reign of his present Majesty, were further continued until the twenty fourth day of September one thousand seven hundred and forty nine, and from thence to the end of the then next session of parliament; and also several clauses in the said act made in the twenty second year of his present Majesty's reign, for amending, explaining and enforcing the faid acts made in the nineteenth and twentieth years of his present Majesty's reign; and for preventing the spreading of the distemper amongst the horn- 23Geo.2.C.23. ed cattle; and for impowering his Majesty to prohibit the killing of cow calves; and which by an act made in the twenty third year of the reign of his present Majesty were further continued until the twenty ninth day of September one thousand feven hundred and fifty, and from thence to the end of the then 24Geo 21.54. next session of parliament; and also several clauses in the said act made in the twenty third year of the reign of his present Majesty; and which by an act made in the twenty fourth year of the reign of his present Majesty were further continued until the first day of September one thousand seven hundred and fifty one, and from thence to the end of the then next fession of parliament; and also several clauses in the said act made in the twenty fourth year of his present Majesty's reign, for explaining and enforcing the faid acts; and which by an act made in the 25Geo 2.C.31. twenty fifth year of the reign of his prefent Majetty were further further concontinued until the first day of September one thousand seven tinued. hundred and fifty two, and from thence to the end of the then next session of parliament; and also several clauses in the said act made in the twenty fifth year of his present Majesty's reign, in 23 Geo. a. for explaining and amending the faid acts, shall, except so much of an act made in the twenty third year of the reign of his pre-I fent Majesty, intituled, An act to continue several laws for preventing the spreading of the distemper which now rages amongst the borned cattle; and for impowering his Majesty to prohibit the killing of cow calves, as relates to the impowering justices of the peace,

to a Sept. 1753, continued.

17Geo.2 C.5

at their respective general quarter-sessions of the peace, to license any person residing within their respective counties, ridings or divisions to buy and sell cattle, be, and the same are hereby further continued until the first day of September one thousand feven hundred and fifty three, and from thence to the end of the then next session of parliament.

II. And whereas by an act made in the seventeenth year of the reign of his present Majesty, intituled, An act to amend and make more effectual the laws relating to rogues, vagabonds and ther idle and disorderly persons, and to houses of, co. rection; it is enacted, That all rogues, vagabonds and incorrigible rogues fent by puffes from one county, riding, division, corporation or franchise, into any other county, riding, division, corporation or franchise, shall be delivered to the constable or other fuch officer of the first town, parish or place in the next county, riding, division, corporation or franchise, to be by him conveyed forward in such manner as by the said act is directed; and that the allowances to be made to the constables and other fuch officers for the conveying of fuch rogues, vagabonds and incorrigible rogues, shall be paid by the high or chief constables, and that fuch high or chief constables shall be allowed the same by the treasurer of the respective county, riding, liberty, division, corporation or franchise, on his passing his accounts: and whereas it frequently happens that the high or chief constables have not a sum of money in their hands sufficient to answer the said expences; be it therefore enacted Vagrants pass- by the authority aforesaid, That all rogues, vagabonds and incorrigible rogues sent by passes from one county, riding, division, corporation or franchise, into any other county, riding, to be convey- division, corporation or franchise, shall be delivered to the constable or other such officer of the first town, parish or place in the next county, riding, division, corporation or franchise, and shall be by such constable or other such officer conveyed forward in the manner by the faid act directed and prescribed, and not otherwise; and that it shall and may be lawful for the treafurer of each county, riding, division, corporation or franchise, The expences and he is hereby required to pay to such constable or other offito be paid by cer the charges of conveying fuch rogues, vagabonds and inof the county, corrigible rogues, upon such constable or other officer producing to him the certificate and fuch other vouchers as are required by the faid act to be delivered to such high or chief constables; and the sums so paid shall be allowed by the justices of the peace to fuch treasurer in his accounts, on his producing the vouchers aforefaid, together with the receipt of the faid constable; any thing in the said act contained to the contrary notwithstanding.

ed from one county to another, how

the treasurer

and to be allowed in his accounts.

> III. And whereas the prison of the Marshalsea of the court of King's Bench is in its present condition unsafe for the custody, and dangerous to the health of the personers, which inconveniencies cannot he remedied, unless the faid prison be repaired or rebuilt ? and whereas it will be necessary to have some proper and convenient place or places provided for the reception of the prisoners in the mean time, whereupon doubts may arise concerning the legality of the imprison-

ment of such prisoners in such other place or places; therefore to pre-Marshal of the vent such doubts, be it enacted and declared by the authority a King's Bench may secure the folesand. That until the said prison shall be sufficiently repaired or prisoners in rebuilts, it shall and may be lawful to and for the marshal of the any place ap-Marshalla of the said court of King's Bench for the time being, proved by the te detail and keep the prisoners committed or to be committed court until to his custody, in such other proper and convenient place or repaired. places as shall from time to time be approved of for that pur- 24Geo. by the faid court; any law or usage to the contrary not- c. 23. withlianding.

IV. And whereas within the city of Chester the usual and accustomed time of the annual meeting and affembly of the citizens of the faid city, for the election of the mayor, sheriffs, treasurers, coroners and leavelookers of the same city, hath been on the Friday next after the feast day of Saint Dennis yearly: and whereas by an act of parliament made in the twenty fourth year of the reign of his present Majesty, (intituled, An act for regulating the commencement of the year, and for correcting the calendar now in use) it was amongst other things enacted, That all meetings and assemblies of any bodies politick or corporate, either for the election of any officers or members thereof, or for any such officers entering upon the execution of their respective offices, or for any other purpose whatsoever, which by any law, statute, charter, custom or usage within this kingdom were to be holden and kept on any fixed or certain day of any month, should from and after the second day of September one thousand seven hundred and fifty two, be holden or kept upon, or according to the fame respective nominal days and times whereon or according to which the same were at the time of making the said ast to be holden; and whereas by the faid recited act it was further enacted, That the holding and keeping of all markets, fairs and marts, whether for the fale of goods or cattle, or for the hiring of fervants, or for any other purpose, which are either fixed to certain nominal days of the month, or depending upon the beginning or any certain day of any month, and all courts incident or belonging to, or ufually bolden or kept with any fuch fairs or marts fixed to fuch certain times as aforefaid, should not, from the faid second day of September one thousand feven hundred and fifty two, be continued upon or according to the nominal days of the month, or the time of the beginning of any month, to be computed according to the new calendar in the faid recited aft mentioned, but that from and after the fail second day of September all such markets, fairs and marts as aforesaid, and all courts incident or belonging thereto, should be holden or kept upon, or according to the same natural days, upon or according to which the same should have been so kept or holden, in case the said recited att had not been made; that is to fay, eleven days later than the same would have happened, according to the nominal days of the said new supputation of time, by which the commencement of each month, and the nominal days thereof, are anticipated or brought forward, by the space of eleven days; any thing in the faid recited all contained to the contrary thereof in any wife notwithstanding: and whereas before the making of the said recited act, one of the annual fairs within the said city,

commonly called Michaelmas fair, was begun to be holden and kept yearly, on the twenty ninch day of September, and continued for feveral days afterwards, and purjuant to the directions of the faid secited act, the same fair will hereafter begin to be holden and bette on the tenth day of October yearly, which is the day next after the feast of Saint Dennis, by which means the Friday next after the fail feast will always hereafter happen, during the time of holding and keeping the faid fair; and therefore it would be very inconvenient to the citizens of the faid city of Chester, if the annual meeting and affembly of the faid citizens for the election of the mayor, and sine aforesaid other annual officers of the said city, should was the to be holden on the Friday next after the said feast of Saint Dennis: for preventing whereof, be it enacted by the authority aforesaid, That the annual meeting and affembly of the said citizens for the election of the mayor and other the aforesaid annual officers of the faid city of Chefter, shall not at any time hereafter be holden on the Friday next after the faid feast of Saint Dennis, Chefter, to be but the same, and all annual meetings and assemblies for that purpose, shall at all times hereafter be holden in the usual and accustomed manner on the Friday next after the twentieth day of October in every year, and not before; any thing in the faid recited act of parliament, or any law, statute, charter, custom, or usage to the contrary thereof in any wise notwithstanding.

The annual meeting for the election of mayor, &c. of the city of held on the Friday next after 20 Oct. yearly.

CAP. XXXV.

An act for confirming an agreement entered into between the company of proprietors of the undertaking for recovering and preserving the navigation of the river Dee, and Sir John Glynne baronet, lord of the manor of Hawarden, and several freeholders and occupiers of lands within the said manor; and for explaining and amending three several acts of parliament of the fixth, fourtcenth and seventeenth years of his present Majesty's reign, for recovering and preserving the navigation of the said river Dee.

6 Geo. 2 C. 30. THEREAS by an act of parliament made in the fixth year of his present Majesty's reign, intituled, An act to recover and preserve the navigation of the river Dee in the county palatine of Chefter, reciting that the fands, foil and ground, not being grafs, commonly called The White Sands, from the city of Chefter to the fea, and lying between the county of Chefter on the north side, and the county of Flint on the south side, were of great breadth in most places; and that the said river not being navigable, was chiefly owing to the breadth of the said sands, and to the shifting of the channel from one side thereof to the other, as the winds and tides varied; and that the faid fand, foil and ground, commonly called The White Sands, were not, nor was likely to be of any advantage or benefit to any person whatsoever, unless the said river was bounded in and made navigable by sea walls, banks and fences, which would require a very great expence, as well to erect, as to maintain and repair from time to time, as occasion should require; but that yet nevertheless, if the aid faid fands, foil or ground, commonly called The White Sands, were recovered from the sea by sea walls, banks and fences as aforesaid, and the channel thereby confined to one certain course, it would not only effectually make the said river navigable, but that vesting the said White Bands in the undertakers, would be a confiderable encouragement of the undertaking thereof: Nathaniel Kinderly in the faid att named, his heirs and assigns, and such person or persons as he or they should nominate and appoint, were appointed undertakers of the La navigation, and authorized and impowered at their own cost and charges a make and keep the said river Dee navigable from the sea to a certain point within the liberties of the city of Chefter, called Wilcox Point, in such manner that there should be sixteen foot water in every part of the said river, at a moderate spring tide, for ships and vessels to come and go to and from the said city; and as a recompence for the same, certain rates of tonnage were on the terms therein mentioned, granted by the said ast to the said Nathaniel Kinderly, his heirs, assigns or nominees; and as a further recompence for the expence which the said undertakers should be at in making the said river navigable, certain lands, marshes and falt grass, and other lands therein mentioned were, so soon as the faid river should be made navigable, vested in the said Nathaniel Kinderly, his heirs, assigns or nominees for ever, to the use of the said Nathaniel Kinderly, his heirs, assigns, or nominees for ever, under the provisoes and conditions in the said acts mentioned: and whereas the faid Nathaniel Kinderly, and his affigns or nominees, undertakers of the said navigation, began the said undertaking, and made a new channel for the faid river Dee, through the adjacent fands and marshes near ten miles in length; and the said river was in the mouth of April one shouland seven hundred and thirty seven turned into the said new channel, and hath ever since continued to run through the same; and ever fince that time, ships and vessels of considerable burthen have sailed and navigated through the faid new channel up to the faid point called Wilcox Point, and the faid undertakers did, before the twenty first day of March one thoufand seven bundred and forty, finish the said undertaking in making the faid river navigable, according to the intent and true meaning of the faid recited act of the fixth year of his Majesty's reign : and 14 Geo. 2. c. & whereas by one other act of parliament made in the fourteenth year of his Majrsty's reign, intituled, An act for incorporating the undertakers of the navigation of the river Dee; it was amongst other things enacted, That the several persons therein named proprietors of the undertaking for recovering and preserving the navigation of the faid river Dee, and the representatives of such of the subscribers to the indenture or deeds poll therein mentioned as were dead, their several and respective successors, heirs and assigns, should be erected into one company for the purposes aforesaid, and be incorporated by the name of The company of proprietors of the undertaking for recovering and preferving the navigation of the river Dee, and have power to do all fuch acts as the faid Nathaniel Kinderly, his heirs, affigns or nominees might have done, or were impowered to do by virtue of the said act of the fixth year of his pre-sent Majesty, and to take and receive all such duties, tonnage dues K 4

and payments what seever, as the said Nathaniel Kinderly, his beirs, assigns or nominees were impowered to do by the said act, and to enbank, inclose, improve and apply to the use of the said compays, the white sands, soil and ground, and other lands whatsoever by the jaid att vested in the said Nathaniel Kinderly, his heirs, assigns and nominees, upon the terms and conditions in the faid at mentioled, in the same manner as the said Nathaniel Kinderly, his heirs, "affigns or nominees might have done, subject to the limitations, conditions and restrictions in the said act mentioned: and whereas the tong rates and duties appointed to be paid by the faid act of particint of the finth year of his present Majesty, being by expessioned found to be too high, and to be a discouragement to the trade of the said city of Chester, by one other act of parliament made in the sevent centh year of his present Majesty's reign, intituled, An act for explaining and amending an act passed in the fixth year of his present Majesty's reign, intituled, An act to recover and preserve the navigation of the river Dee in the county palatine of Chester, and another act passed in the fourteenth year of his present Majesty's reign, intituled, An act for incorporating the undertakers of the navigation of the river Dee; and for repealing the tonnage rates payable to the said undertakers; and for granting to them other tonnage and keelage rates in lieu thereof; and for other purposes therein mentioned; the said tonnage rates payable to the said undertakers were repealed, and new rates granted and appointed to be paid to them in lieu thereof, and it was by the same act of the seventeenth year of his present Majesty's reign, further provided and enatted, That nothing therein, or in the faid atts of the fixth and fourteenth years of his present Majesty's reign, or either of them contained, should extend to be deemed, or construed to extend to hinder or restrain Sir John Glynne baronet, lord of the manor of Hawarden in the county of Flint, his heirs or assigns, or any other of the proprietors of lands, grounds or falt marines within the faid manor of Hawarden, or any other person or persons having or being intitled to right of common thereon, their heirs or affigns, from having, using or enjoying the lands, grounds or falt marshes lying an either side of the banks and forelands of the said new channel made by the said undertakers, which were greensward or grassed over at the time of passing the said act of the fixth year of his Majesty's reign, and not vested in the faid Nathaniel Kinderly, his heirs or affigns or nominees, or in the said company of proprietors of the undertaking for recovering and preserving the navigation of the river Dee, by virtue of the aforesaid acts of the fixth and fourteenth years of his present Majesty's reign, or of that act, or from taking all the rents, issues and profit. thereof, or from having and enjoying such right of common as aforefaid thereon, and all the rights, liberties and privileges thereto belong ing, according to his and their respective estate, right, title or interes therein, in such manner and with the like benefit and advantage, a he or they could, might or ought to have had or done, in sofe that or the faid before mentioned acts had never been made, so as such enjoy ments, rights, libertics and privileges did not infringe upon, or de rogate from the powers given to the said undertakers, for completing

17 Geo. 2. C. 28.

and preserving the said navigation, and recovering from the sea the said white sands by that act, or by the said act of the sixth year of the profest Majesty: and whereas since the making the said last-mentioned of several doubts and differences have arisen between the said company and the said Sir John Glynne, and several other of the proprietor of lands, and persons intitled to common in the salt marshes within the faid manor of Hawarden, touching the extent of the lands, grounds or falt marshes lying on the north side of the said new channel ... de by the faid undertakers, which were greensword or graffed over at the see of passing the said att of the sixth year of his Majesty's reign, and not Defled in the faid company, and several fuits were in or about the year one thousand seven hundred and forty seven commenced, and are still depending between the said parties in relation thereto: and whereas in order to put an end to all disputes that have or otherwise might arise between the said company and the said Sir John -- Glynne, and the freeholders and other persons intitled to common within the said manor, in relation to the premisses, and to any damages which wave been or may be occasioned to all or any part of the lands or marshes Within the said manor on the south side of the said new channel, by reason of the said works of navigation, articles of agreement have been lately made and entered into, by and between the faid company of proprietors of the undertaking for recovering and preserving the navigation of the river Dee, of the one part, and the faid Sir John Glynne of Hawarden in the county of Flint, baronet, lord of the manor of Hawarden, and the several other persons whose hands and seals are thereunto subscribed, freeholders and occupiers of land, within the faid manor on behalf of themselves and all other perfons having a right of commoning upon the waite lands, commons and falt marshes, within the said manor of the other part, in the words or to the effect following; that is to fay, articles of agreement, &c. and whereas the executing and effecting the faid agreement, would be for the mutual benefit of the faid company, and of all persons interested in, or intituled unto, the faid lands, grounds, or fult marshes within the faid manor, or to the right of common therein, and the great expen es which would necessarily attend the further prosecution of the fuits that have arisen, and are still depending between the parties, will thereby be prevented; but such agreement cannot be rendered effeetual to answer the intention of the parties, without the aid and authority of an act of parliament; may it therefore please your most excellent majesty that it may be enacted, &c.

The recited articles of agreement confirmed. Right of common to ceafe when the undertakers shall give notice of their intention of taking possession of the waste lands on the north side of the new channel. Undertakers to pay 2001 per annum in consideration thereof, for the benefit of the lord and freeholders of Hawarden. The annual sums of 2001 and 501 charged on the lands of the undertakers; and which may be distrained on for the same, &c. Undertakers to preserve the navigation of the river on the south side. Expences of preparing the articles, and of passing this act, so be paid out of the annual sum of 2001. No person to ride or drive cattle over the banks, but at the ferries on penalty of 5s. The articles of agreement to be lodged with the clerk of the peace at Chester, and kept amongst the records, and the notice of the undertakers for taking possession of the commons, &c. Undertakers impowered to make a call

call of sol. per cent. upon their capital, exclusive of the 8l. tos. remaining to be called for. Shares of the defaulters to be ftopt, and may be fold after three months. The money called in and paid, to be deep and capital stock. Committee to lay before the company a state of the attounts yearly. Act to be expounded in the most beneficial magnets for the purposes aforesaid. Roads to be set out.

CAP. XXXVI.

An act for erecting several publick buildings in the city of Edinburgh, and to impower the trustees therein mentioned, to purchase lands for that purpose; and allowed widening and enlarging the streets of the said city, and certain avenues leading thereunto.

X7 HEREAS the city of Edinburgh, the metropolis of that part of the united kingdom called Scotland, is by reason of its situation, and the steepness of the ascent, and by the narrow and confined avenues leading to the principal Areet thereof, rendered difficult of access, and the publick hath not hitherto been possessed of proper areas, either for erecting buildings, or opening streets and places of resort, as well for the convenience as ornament of the faid city: and whereas at present there is no convenient repository sufficient to contain the publick archives, land rights, and other valuable securities, transmitted by the several clerks to the office under the care and keeping of the lard clerk register; and whereas many of the offices of the several clerks of the supreme courts of judicatory, are scattered in different parts of the city, to the great interruption of business: and the writings under their custody are exposed to the danger of fire and other accidents; and whereas there is no publick place or exchange for the resort of merchants or men of business, nor any town house, hall or borough room, for the annual convention of the boroughs of Scotland, nor council chamber for the magistrates, sit for the daily discharge of publick business, nor any hall for the clerks of his Majesty's signet, or convenient room for the library belonging to the faculty of advocates; and whereas it will be advantageous not only to the city of Edinburgh, but to that part of the united kingdom called Scotland, and to the publick in general, that a more commodious place be provided for keeping the publick registers of that part of the united kingdom, and a hall built for the clerks to his Majesty's signet, and that offices for the director of the Chancery, the keepers of the records of the great feal, the privy feal and signet, the clerks of session of justiciary and commission for plantation of kirks and valuation of teinds, as also offices for the accommodating the court of Exchequer, the general register of feisins, bornings, and inbibitions, and for the clerks of the high court of admiralty, and commissaries of Edinburgh, be provided contiguous to the house commonly called the parliament house, where the courts of session and exchequer do now fit; and also that a proper house be prepared for the advocates library, a large hall or borrow room for the use of the borrows of Scotland, and other publick meetings, with a countil chamber for the use of the magistrates; and that an exchange for the merchants and men of business be also provided near the center of the city. and convenient communications opened to the high street thereof, from

the north, fouth and west: and whereas the magistrates and council of the city of Edinburgh have purchased several decayed houses adjacent to the house commonly called the parliament house, where the courts of Mion and exchequer do now fit, with a view of providing a proper repository for the publick records, and for the advocates library, and proper offices for the director of the Chancery, the keepers of the greatifeal, privy feal and fignet, and clerks aforefaid, and they have also purchased several decayed houses in a publick place most proper for an exchange, and have also purchased several houses in order to make the of Tage to the high street of the city, from the fields on the north and four, commodious: and whereas several noblemen, many of the members of the college of justice, and other gentlemen, and also the most considerable of the incorporations of Edinburgh, sensible of the great benefit that would accrue to the publick, by carrying on the faid works, and at the same time being sensible, that the city of Edinburgh is unable out of its proper funds to undertake and accomplish the same, have for carrying on the said design, under the direction herein after-mentioned, agreed to contribute certain sums of money. and they and others may hereafter be induced to subscribe further sums of money for that purpose, but such intended improvements of the city cannot be carried into execution without the authority of parliament; your Majesty's most dutiful and loyal subjects, the provost, magistrates and council of the city of Edinburgh, in behalf of themselves and the community of the said city, do most humbly befeech your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That the most noble Archibald duke of Argyle, the most Commissionnoble James duke of Athole, the most honourable John marquis ers names. of Tweddale, the right honourable James earl of Morton, the right honourable John earl of Hopeton, the right honourable Charles Areskine, lord justice clerk; the honourable Andrew Fletther of Milton, one of the senators of the college of justice; Sir Alexander Dick of Preslon Field baronet, James Dewar of Vogrie esquire, master John Forrest of West Grange, the right honourable Robert Dundas, lord president of the court of session; the honourable Sir Gilbert Elliot of Minto, and the honourable Hugh Dalrymple of Drummore esquire, senators of the college of justice: the right honourable John Idle, lord chief baron of his Majesty's court of Exchequer; the honourable John Maule esquire, one of the barons of his Majesty's Exchequer; William Alexander esquire, lord provost of Edinburgh; and the lord provost of Edinburgh for the time being; the right honourable William Grant of Preston Grange esquire, his Majesty's advocate for Scotland; the honourable Henry Home of Kaimes esquire, one of the senators of the college of justice; Robert Craigie of Glendock esquire, advocate; George Drummond esquire, one of his Majesty's commissioners of excise; David Flint esquire, dean of Gild; and the dean of Gild of Edinburgh for the time being; master John Brown, master James Stewart, merchants in Edinburgh;

figned and erected.

burgh; James Kerr of Boughtriggs esquire, master William Keir. deacon convener of the trades of Edinburgh; and the deacon convener of Edinburgh for the time being; master Alexander Sharp, and master Gavin Humilton, merchants in Edinburgh Robert Dundals the younger of Arnistoun esquire, dean of the faculty of advocates; Alexander Boswall of Auchinleik esquire; and Gilbert Elliot the younger of Minto esquire, advocates; messer Alexander Mac Millan, deputy keeper of his Majesty's signet; master Hugh Crawfurd, and master John Mac Kenzie, clerks to-Publick build the fignet, and their fuccessors, shall be, and they are bereoy ings to be ide constituted and appointed commissioners for designing, ordering and causing to be erected, or otherwise provided, in convenient places within the faid city, such buildings as they shall judge proper for the keeping and preserving of the publick records, which are under the custody, care and keeping of the lord clerk register; and for a proper library-house to the faculty of advocates; a hall for the clerks to the fignet; a town-house, a hall, or borrow-room, for the annual convention of the commissioners of the royal burrows of Scotland, and for the use of the city of Edinburgh, or other publick occasions; and a council chamber for the use of the magistrates; as also for building and providing offices for the director of the Chancery, the keepers of the records of the great feal, the privy feal and fignet, the clerks of fession of justiciary and commission of tiends; as also offices for accommodating the court of Exchequer; and offices for the general register of seisins, hornings and inhibitions, and for the clerks of the high court of admiralty and commissaries of Edinburgh; and for erecting an exchange for merchants, and other people of business to resort to; and for making easy and commodious access between the high street of the city and the coun-

Method of chufing commissioners in the room of fuch as shall die or resign.

of the present royalty of the said city. II. And be it further enacted by the authority aforesaid. That in case of the death or resignation of any of the ten commissioners herein after named, that is to say, Archibald duke of Argyle, James duke of Athole, John marquis of Tweddale, James earl of Morton, John earl of Hopeton, Charles Areskine, Andrew Fletcher, Alexander Dick, James Dewer, or John Forrest, such of the faid ten commissioners as shall survive or remain, or the major part of them, shall and may from time to time, at some publick meeting to be held for that purpose, elect and nominate a commissioner to supply such vacancy; and in case of the death or refignation of the faid Robert Dundas, Sir Gilbert Elliot, or Hugh Dalrymple, the senators of the college of justice shall and may in like manner elect a commissioner in his stead; and in case of the death or resignation of the said John Idle, or John Maule, the barons of his Majesty's court of exchequer in Scotland shall and may in like mafiner elect a commissioner in his stead; and in case of the death or resignation of the said Robert Dundas, Alexander Boswall, or Gilbert Elliot, the dean and faculty of advocates shall and may in like manner elect a

try, northward, fouthward and westward, to the utmost extent

commissioner in his stead; and in case of the death or resignajiot: of the said Alexander Mac Millan, Hugh Crawfurd, or John May Kenzie, the clerks of the fignet shall and may in like manner el'act a commissioner in his stead; and in case of the death or relignation of the said William Alexander, William Grant, Henry Hame, Robert Craigie, George Drummond, David Flint, John Brown, James Stewart, James Kerr, William Keir, Alexander Sharp, or Gavin Hamilton, the magistrates and council of the cit, of Edinburgh shall and may in like manner elect a commissioner ind; and in case of the death or resignation of any of the persons so elected as aforesaid, that then and in every fuch case, such of the said ten persons as shall survive or remain the faid fenators of the college of justice, the said barons of exchequer, the faid faculty of advocates, the faid clerks of the fignet, the faid magistrates and council of the city of Edinburgh, shall respectively from time to time, as often as any such vacancy shall happen, and in like manner, elect a commissioner in his. place or stead.

III. And be it enacted by the authority aforesaid, That the Meeting of commissioners aforesaid, or any seven or more of them, shall the commissioners meet together at the room called The laigh Council Houle in Edin-oners. burgh, the third Monday in June, which shall be in the year of our Lord one thousand seven hundred and fifty three, and shall then and afterwards from time to time adjourn themselves to the fame or any other place within the faid city of Edinburgh, which the faid commissioners, or any seven or more of them, shall think proper or convenient, as often as it shall be necessary for putting this act, or any of the powers therein contained, into execution; and if it shall happen that there shall not appear at any meeting which shall be appointed to be held by the said Adjourned commissioners a sufficient number of commissioners to act at meetings. fuch meeting, then and in such case the major part of the commissioners so met (though not a Quorum) shall by publick notice in any of the Edinburgh news papers, to be given at least ten days before the next meeting, appoint the faid commissioners to meet at the place where the meeting of the faid commissioners was so appointed to be held, within fifteen days at furthest next after the day on which such last meeting of the said commissioners, when there was no Quorum, was appointed to be held; and the faid commissioners shall at all and every their meetings bear and pay their own charges and expences.

IV. And to the intent that an exchange may be erected near Commissionthe center of the city; be it enacted by the authority aforefaid, ers may con-That the said commissioners, or any seven or more of them, tract for land shall have full power and authority to agree with the owners and to build an occupieds of fuch houses and grounds as lie on the north side of exchange the high street, bounded by the entry to the tenement or land commonly called the IVriter's Court on the west, the stone-land immediately below Allen's Close, commonly called Fair-holm's Land on the east, the high street of the said city on the south, and the lake commonly called the North Lock, on the north

parts,

parts, being one hundred and fifty feet from east to west on the south boundary fronting the high street, comprehending the whole houses and ground northward from the said south boundary to the North Loch, and to purchase the same at such prices as shall be agreed on between the said commissioners, or any seven or more of them, and the said owners and occupiers respectively; and being so purchased, with power to the said commissioners, to order the said houses to be pulled down, and an exchange to be erected in such form and manner as the said win-missioners, or any seven or more of them regular. The said win-shall appoint and direct.

and for opening a more commodious access to the High Street of the city from the fields on the north;

V. And for the more commodious access to the high street of the faid city from the fields on the north, be it enacted by the authority aforesaid, That the said commissioners, or any seven or more of them, shall have full power and authority to agree with the owners and occupiers of fuch houses and grounds as lie on the north fide of the high street of the said city, bounded by the great tenement or land opposite to the Trone Church commonly called Milus Square, and the lower flesh market on the west, the veinel or passage called Halkerston's Wynd on the high street of the faid city on the fouth, and the park or inclofure, commonly called lord Forglen's Park, on the north parts including within the faid boundaries the range of houses commonly called Kincaid's Lands, the house or tenement commonly called Howies's Land, the houses on the side of the North Loch, belonging to the heirs of Charles Robertson, with some ruinous houses or stables on the west side of Halkerston Wynd, belonging to the heirs of Robert Reid sadler in Edinburgh; and measuring forty feet from east to west on the south boundary fronting the high street, and widening to the northward to about fixty feet, and to purchase the premisses at such prices as shall be agreed on between the faid commissioners, or any seven or more of them, and the faid owners and occupiers respectively, and to order the faid houses so purchased to be pulled down, and the ground or area to be employed in such manner as the said commissioners. or any feven or more of them, shall appoint, for rendering the accels to the faid city and high street thereof from the north parts more easy and commodious.

and for opening convenient entries from the High Street to the South;

VI. And for opening convenient entries from the high street to the south be it enacted by the authority aforesaid, That the said commissioners, or any seven or more of them, after agreeing with the owners and occupiers in manner herein after mentioned, shall have full power and authority to cause a commodious passage to be made for coaches and wheel carriages from the high street to the cowgate, not exceeding twenty feet in breadth, beginning under the building to be erected on that area where the house commonly called Elphingson's Land lately stood, near the cross, and comprehending within the said passage, the three buildings belonging to the heirs of George Marshall and the heirs of William Hunter; as also the houses or buildings in Beshwick's Close after mentioned; videlicet, the middle and lower

1753.

tenements belonging to the heirs of the faid George Marshall. and several houses betwixt that tenement and the street of the dowgate, comprehending the house belonging to Alexander Hutwhe house some time belonging to the heirs of Corson or Johnston, and now to the said Alexander Hutton, the house belonging to Robert Bowie, and the house some time belonging to the licirs of the said Corfon or Johnston, and now to John Rattery; and for that purpole, if it shall be found necessary, to cause the gavel of the house, called Arthur Reid's Land, on the east of the faid are to be taken down and rebuilt; as also to open a street from the head of Peebles Wynd on the north, to the head of Haltie's Close on the fouth, not exceeding fixty feet in breadth from east to west; and that the said commissioners, or any seven or more of them, shall have full power and authority to agree with the owners and occupiers of such houses or areas as fall within the limits of the faid street and passage, and to purchase the fame at such prices as shall be agreed on betwixt the said commissioners, or any seven or more of them, and the said owners and occupiers respectively, and to order the said houses so purchased to be pulled down, the areas to be cleared, and the said street and passage to be laid or paved in such manner as the said commissioners, or any seven or more of them, shall appoint.

VII. And for the more commodious access to the high street and for a of the faid city from the west, be it enacted by the authority a- more commoforesaid, That the said commissioners, or any seven or more of dious access to them, shall have full power and authority to agree with the own-the High ers and occupiers of such houses and grounds as stretch from the Street from the west. house and stabling at the foot of the west bow, known by the name of The Drovers Tryfte, in a straight line eastward, to the top of Henderson's Stairs, at the back of the parliament or session house, not exceeding one hundred feet in breadth, and then in a straight line from the top of the said stairs to the high street, at the head of Bess Wind, not exceeding forty feet in breadth. and to purchase the premisses at such prices as shall be agreed on between the faid commissioners, or any seven or more of them, and the faid owners and occupiers respectively, and to order the faid houses so purchased to be pulled down, and the ground or area to be employed in fuch manner as the faid commissioners, or any feven or more of them thall appoint, for rendering the access to the high street of the said city, from the west parts, more easy and commodious, and otherwise improving the said

city within the faid boundaries.

VIII. And be it declared by the authority aforefaid, That it Magistrates shall and may be lawful to the magistrates and council of the and council of city of Edinburgh, and their successors, to give, grant, alien the city may and dispose to the faid commissioners, or any seven or more of lands purchasthem, or to fuch person or persons as they thall nominate and ed by them appoint in their behalf, all or any such houses, lands or pre- for the purmiffes, purchased or which may be purchased by the said city, poses aforeor belonging to them, which may be proper or convenient for carrying on the aforesaid works.

IX. And

Commissioners may agree with the proprietors of other houses and grounds.

IX. And be it further enacted by the authority aforesaids That the faid commissioners, or any seven or more of them, shall have full power and authority to agree with the owners and occupiers of fuch other houses and grounds as they mali find necessary for carrying on the said works, and to purchase the same at such prices as shall be agreed on between the said commissioners and the said owners and occupiers respectively, and to order the faid houses so purchased to be pulled down, re-

built or employed, for the purposes aforesaid.

X. And whereas it may happen that some personer figures, or bodies politick, corporate or collegiate, or trustees, or others who are feifed of or intitled to some houses or ground which may be necessary to be purchased, pulled down, converted or disposed of, for the purposes of this act, may be willing to treat and agree to fell fuch houses or ground, in order to perfect so useful and necessary a work, but are incapable of granting and conveying the same, by reason of infancy or other dilability by taillies or otherwile; be it therefore enacted by the authority aforetaid, That it shall and may be lawful to and for all bodies politick, corporate or collegiate, trustees, tutors or curators for infants or minors, ideots or furious persons, or other persons for whom they are trustees, and for all and every other person or persons whatsoever who are or shall be seised, possessed of or interested in any house or houses, or grounds, which the faid commissioners shall judge necessary for the purposes aforesaid, whether by titles held in fee-simple or taillied, to fell and convey to the faid commissioners, or any seven or more of them, or their successors, or to such other person or persons as they shall appoint, all or any such houses and grounds, or any part thereof, for the purpoles aforesaid; and that all contracts, agreements, fales or other conveyances that shall be fo made, shall be valid to all intents and purposes; any law. statute, usage, or any other matter or thing whatsoever to the contrary thereof notwithstanding: and that all trustees, tutors or curators, corporations, proprietors or incumbrancers, subject to taillies, and all other persons, are and shall be hereby indemnified for what they shall do by virtue of or in pursuance of this act.

Bodies politick, and otheis, impowered to fell to the commissioners.

Houses, &c. under entail, fame ules.

Persons remissioners, the purchase to be tetrled by a jusy.

XI. Provided, That where houses, shops or grounds, under entail, are purchased for the purposes aforesaid, the price of the the price to be premisses shall by authority of the court of session be laid out fettled to the upon land, or other heretable fecurity, and the rights and fecurities devised and taken to the same series of fixirs as are contained in the original title deeds of the subjects under entail. purchased for the uses aforesaid: and if it shall happen that any person or persons, bodies politick, corporate or collegiate. whether the city of Edinburgh, or others, or any persons, futing to treat proprietors or occupiers of houses or grounds where the exwith the com- change is to be built, or the passages to the south, west and north opened, lying within the boundaries described as aforefaid respectively, shall refuse to treat and agree to sell the same as aforefaid, it shall and may be lawful to and for the said commissioners.

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pissioners, or any seven or more of them, and they are hereby impowered to issue out a warrant or warrants, precept or precepts, directed to the sheriff depute of the county of Edinburgh, or his substitute, commanding him, and he is hereby authorized and required to impanel and return a competent number of substantial and difinterested persons, not less than twenty five, nor more than thirty fix; and out of fuch persons so to be summoned and returned, a jury of fifteen persons shall be chosen by the said commissioners, or any seven or more of them; which persons to be summoned and returned, are hereby required to come and appear before the faid commissioners, or any seven or more of them, at fuch times and places as in fuch warrant or warrants, precept or precepts, shall be directed and appointed; and all parties concerned shall and may have their lawful challenges against any of the said jurymen : and the said commis-Witnessesmay sioners, or any seven or more of them, are hereby authorized, be summoned by warrant or warrants under their hands, from time to time, and examined as occasion thall require, to call before them all and every per-on oath. fon or persons whatsoever, who shall be thought proper or neceffary to be examined as witneffes before them touching or concerning the premisses, and to send their precept or precepts for all fuch person or persons, who are hereby required to produce such books, papers, deeds and writings, as the said commissioners shall think necessary for their information in any thing relating to this act; and shall and may administer oaths for the better discovery of the truth of the inquiry by them to be made to any person or persons therein concerned, or to any other person or persons whatsoever; and shall and may likewise authorize the faid jury to view the place or places, or matters Jury to affe's in question, as they the said commissioners, or any seven or the damage more of them, shall think fit: and the said jury upon their and recome oaths, to be administered by the said commissioners, or any pence on feven or more of them, which oaths, as also the oaths to such oath; person or persons as shall be called upon to give evidence, or to be examined before the commissioners, or any seven or more of them, they are hereby impowered and required to administer. shall enquire of and affels such damage and recompence as they shall judge fit to be awarded to the owners and occupiers, or any of them, of any such houses or ground, or any part thereof, for their respective estates and interests in the same, as by the faid commissioners or any seven or more of them, shall be judged fit to be pailed down or converted to the purpoles aforefaid; and the faid commissioners or any seven or more of them affembled together, shall and may give judgment for such sum or fums of money so to be affested by such jury or juries respectively; which faid verdict or verdicts, and the judgment, de- and commiscree or determination thereupon declared and pronounced by finners to give the faid commissioners, or any seven or more of them assembled thereon, together, and the value or recompence so to be affessed and declared, (notice in writing being first given of their meeting at least twenty days before, declaring the time and place of their

meeting, to any person concerned, or being left at the dwellings

binding;

house of such person concerned, or at his or their usual places of abode, or with some tenant or occupier of the lands, grounds or tenements, to be pulled down, converted or affected by this. act, in case such party cannot otherwise be found out to be servwhich shall be ed with such notice) shall be binding and conclusive to all intents and purposes whatsoever against all and every person and persons, bodies politick and corporate, having or claiming any right, title, trust or interest in, to or out of the said house, grounds, tenements, and premisses, to be affected by this act, either in fee or life-rent, or expectancy, as well infants, minors, ideots or furious persons, proprietors by tailly, life-renters, lesfees or tenants, his, her and their heirs, successors, executors and administrators; and the faid verdicts, judgments, orders, fentences and decrees, and the other proceedings of the faid commissioners so to be made, given and pronounced as aforefaid, shall be fairly written on a paper or parchinent by the commissioners clerk, and signed by any seven or more of the commiffeners present at the making and pronouncing the same, and shall be recorded in the town court books of Edinburgh; and the same, or extracts thereof, shall be deemed and taken as good and effectual evidence and proof in any court of law or equity whatfoever.

the same to be in writing, and figned by the commiffioners;

Jury, &c. may be fined duty.

XII. And be it enacted by the authority aforefaid, That the faid commissioners, or any seven or more of them acting in the for neglect of premisses, shall have power to impose any reasonable fine or fines, not exceeding five pounds lawful money of Great Britain, on any of the persons who shall be summoned and returned on any fuch jury or juries, and shall not appear, and who shall refuse to be so sworn on the said jury or juries, or being so sworn, shall not give his or their verdict, or in any other manner wilfully neglect his or their duty in the premisses, contrary to the true intent and meaning of this act; and likewise upon such person or persons summoned as aforesaid to give evidence, and who shall neglect or refuse to appear to give evidence accordingly at fuch time or times, place or places, as shall be limited or appointed for that purpole as aforefaid, or appearing, shall refuse to be sworn, give evidence, or be examined by or before the faid commissioners, or any seven or more of them; and alfo on such person or persons summoned as aforesaid to produce books, papers, deeds and writings, before the faid commissioners, or any seven or more of them, for their information in any thing relating to this act, who shall neglect or hefuse to appear before the faid commissioners, or appearing, shall refuse to be fworn or produce such books, papers, deeds or writings as aforesaid; and which respective fines to be imposed us aforesaid, shall be levied in a summary way, by diligence is sufficient the court of fession, in the same way that is competent upon decrees of that court; and when levied, shall be paid in to the cashier of the bank of Scotland, or the royal bank of Scotland, and shall be applied by the faid commissioners, or any seven or more of them,

Application of the fines.

Anno vicesimo sexto Georgii II. c. 36. to the purpose of this act, and to no other use or purpose what-

XIII. And it is hereby enacted and declared, That upon pay-ment of such sum or sums of money so to be awarded or ad-ment or tenjudged to the party or parties concerned, or legal tenders there- der of the of made to him, her or them respectively, at his, her or their sum awarded, dwelling house, in case such party or parties can be met with, and on refusal of the same, or if he, she or they have no such dwelling-house in Edinburgh, then upon payment thereof into the bank of Scotland, or into the royal bank of Scotland, for the use of the party or parties interested as aforesaid, and to be isfued to him, her or them, by order of the faid commissioners, or any seven or more of them, and notice of such payment left in writing at the dwelling-house of some tenant and occupier of the premisses, it shall then, and not before, or otherwise, be the commislawful to and for the faid commissioners and their successors, and enter and pull to and for their agents and workmen, to remove, pull down, down the order, convert and dispose of such houses, tenements, buildings, houses, &c. ground and premisses, for the purposes of this act, in such manner as the said commissioners, or any seven or more of them, shall see fit and expedient; and the said commissioners shall be indemnified therein, and quieted in the possession of the premisses so to be ordered, converted and disposed of, by virtue Previous noand under the authority of this present act; provided that pre-tice to be vious notice shall be given to the tenants and occupiers of such given to the houses so to be pulled down, three calendar months at least be- occupiers. fore the term of Whit/unday, at which the faid tenants or occupiers are to be removed, by affixing a schedule to that effect upon the most patent door of such house or houses, or delivering the same to the principal tenant or occupier of the same; which schedule shall be ordered and appointed, and so delivered and Disputes beaffixed by order of the faid commissioners, or any seven or more tween the of them, and an advertisement thereof shall be inserted in any claimants of the Edinburgh news papers; and in case any dispute shall a- how to be adrise between the parties claiming, or intitled to different interest justed. in the houses, grounds, tenements and hereditaments, necessary to be purchased, pulled down, converted or disposed of, for the purposes of this act, or in case the title to the same premisses shall not appear sufficient and effectual to the satisfaction of the faid commissioners, or any seven or more of them, then and in fuch case after such damage and recompence assessed or awarded by the verdict of a jury, and such decree, judgment and determination of the commissioners thereupon as aforesaid, it shall and may be lawful to and for the faid commissioners, or any feven or more of them, to pay or direct the money to to be awarded of adjudged for the purchase of the premisses into either of the af relaid banks, or otherwise, at the request of the person or persons who shall then be in possession of the same, or into the hands of the magistrates and town council of Edinburgh, and their treasurer for the time being, in the terms, and upon the conditions mentioned in an act of the parliament of Scotland, made

Act in the year 1695.

The money to be paid with interest.

After payment, commillioners may enter, &c.

Commissioners to have the adminimoney fubscribed, and to call for the fame.

made in the year one thousand six hundred and ninety sive, intituled, Att relating to sule and payment of bankrupts estates, but with interest as hereaster mentioned; there to remain until the matters in dispute between the parties interested shall be settled and adjusted, or the title of the premisses cleared up or made out to the satisfaction of the said commissioners, or any seven or more of them; and after the same shall be so settled, adjusted, and made up, the money configned as aforefaid, shall be paid by the city of Edinburgh or its treasurer, with interest thereof, at the rate of one per centum below the legal interest, or by the said bank, or their cashier, to the order of the said commissioners, or any seven or more of them; and after such payment into either of the faid banks, or confignation thereof as aforefaid, it shall then, and not before, or otherways, be lawful for and to the faid commissioners and their successors, or any seven or more of them, and for and to their agents and workmen, to remove, pull down, order, convert, and dispose of such houses, tenements, buildings, and premisses, pursuant to and by the authority of, and for the purposes of this act; and the said commissioners shall be indemnified therein, and quieted in the possession thereof, and shall not be answerable or accountable in any court of law or equity, for the money so deposited or applied as aforesaid, any otherways than according to the tenor, purport, and true meaning of this act; and if there shall be no challenge for five years, from and after the confignation of fuch price, it shall and may be lawful for the faid commissioners, or any seven or more of them, to iffue their warrant in writing for payment of fuch price and interest, as shall be due thereon, to the person or persons who were in possession as proprietor or proprietors of such house or houses, at the time the same were pulled down.

XIV. And be it declared and enacted by the authority aforefaid. That the faid commissioners, or any seven or more of them. shall have the sole administration of the money contributed and stration of the subscribed for, or that may be contributed or subscribed for, and they are hereby authorized and impowered to call for the fame from the subscribers at such time, and by such moieties, as they shall judge proper, with power to them, or any seven or more of them, to employ the same in making purchases for the purpoles aforefaid, and to take the rights and conveyances of the purchases so to be made to the said commissioners and their successors in office, or to such person or persons, bodies corporate or collegiate, as the faid commissioners, or any seven or more of them shall direct, for carrying the purposes of this act into execution, after deducting the reasonable charges expended, or to be expended in or about, or by reason of passing this act, and for the uses and purposes therein mentioned, and to other-

> XV. And whereas divers houses, or other hereditaments, Wying and fituated within the limits and boundaries above described, or some of them; have been, and are insured with and by the corporation called and known by the name of The Edinburgh Friendly Insurance a

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gainst Losses by Fire; and the premiums of insurance for some of them are or may be paid, as the premiums for others of them are, at the time of the demolition thereof in consequence of this present act, may be owing, and the bonds for such premiums are mude a real burden on the premisses insured, by virtue of a clause in an 1 Geo. 2. C 22. att of parliament passed in the first year of his present Majesty's reign, intituled, an all to explain the alls of the third and ninth years of his late Majesty's reign for continuing the duty of two pennies Scots on every pint of ale and beer sold in the city of Edinburgh, in relation to the payment of petty port customs, and for the more effectual securing the payment of such money, as hath been or shall be contributed towards a charitable fund for relief of such as shall suffer by fire in the said city, and the suburbs and or due for liberties thereof: now for the preventing all disputes and insurance of questions touching the said premiums, or touching the applica- houses, which tion and explanation of some of the articles of the faid friendly shall be pulled infurence, upon the demolition of any such insured premises, down to stand infurance, upon the demolition of any fuch infured premisses; good. be it enacted, That in all cases where the premium for insurance of any house, or other subject insured with the said corporation, and which shall be pulled down in consequence of the powers and authorities hereby given, shall have been paid before fuch demolition, the faid premium shall, notwithstanding of fuch demolition, remain with the faid corporation; and no action shall lie in law or equity for repetition thereof, or of any interest arising thereon; and that in all cases where such premium shall be owing at the time of such demolition, the same. and all the interest due thereupon for the time, shall be payable and shall be paid out of the first and readiest of the price asserted or payable for such house, or other hereditament, immediately after the same is settled, before demolishing the hereditament infured, and notwithstanding of any dispute which may arise concerning the title thereunto, or the payment or distribution of the remainder of the said price.

XVI. Provided always, and it is hereby declared, That if the If the person person intitled to any policy of insurance by the said corporation, intitled to the for any such demolished house or other hereditament, shall choose to inchoose to insure with the said corporation any house or other he-fure any oreditament, whether rebuilt on the fame foundation with the ther house, one demolished, or built elsewhere, then and in such case, the the corporation to allow faid corporation shall be obliged to allow the premium paid or the premium. to be paid as aforefaid, for the demolished house or other hereditament, as and for the premium in terms of their articles of copartnery of the like value, to be insured on such new or other house, or other hereditament; and that the proportional interest in the stock of the said corporation and profits thereof, which was annexed to and would have gone along with the demolished house, or other hereditament, shall be annexed to and go along with the house, or other hereditament, so to be anew infured; any thing to the contrary in the articles of the faid

corporation notwithstanding. XVII. And be it further enacted by the authority aforesaid, commissional That it shall and may be lawful to and for the said commission fell the

fioners, buildings

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Frected by them;

sioners, or any seven or more of them, and they are hereby ret quired to lett, fell, and dispose of the buildings, to be by them erected at the intended Exchange, or elsewhere, (other than those that are to be rent-free as afore-mentioned) and they are hereby impowered to lett, sell, and dispose of the same to such person or persons as shall be willing to contract, agree for, or purchase the same, in whole or in part, and to apply the price or rents arising from the premisses to the purposes of this act, and not otherwise. XVIII. And whereas by means of the purchases which the com-

and fuch ground as shall not be necessary to the streets;

and may affign in what manner the houses shall be erected, and the breadth of the ftreets.

Application of the monies &c. of fuch

Contributions, and other monies, to be paid into the bank.

Lord clerk register not to be prejudiced.

Buildings erected for the publick ofproperty of the city.

missioners are hereby imposvered to make by virtue of this act, they may be possessed of some piece or parcel of ground, over and above what may be necessary for the opening and widening of ways, streets, and passages to and from the high street, and other purposes of this act; be it further enacted by the authority aforesaid, That it shall and may be lawful to and for the faid commissioners, or any be taken into seven or more of them, to lett, sell, or dispose of such piece or pieces of ground, either together, or in parcels, as they shall find most advantageous and convenient, to such person or persons as shall be willing to contract, agree for, or purchase the fame; and to defign, affign, and lay out, in what manner the new houses or structures to be built thereon shall be erected, and of what breadth and extent the streets and passages shall be, and to fell and dispose of the materials of such house or houses, as the faid commissioners shall purchase and cause to be pulled down as aforefaid.

XIX. Provided always, That the monies arising by the sale arifing by fale, or letting of fuch ground, and felling the materials of the houses to be purchased and pulled down, shall be employed towards ground, or of the purpoles of this act, and to no other use, intent, or purpose the materials. what soever.

XX. And be it further enacted by the authority aforesaid, That the monies to be called for by the said commissioners, or any feven or more of them as aforesaid, from the subscribers and contributors, and all other fums of money arifing by fale or otherways, in consequence of this act, shall be paid into the bank of Scotland, or royal bank of Scotland, to be iffued out by order of the faid commissioners, or any seven or more of them as aforesaid, for the uses and purposes of this present act.

XXI. Provided always, That nothing in this act contained, shall extend to abridge or prejudice the power of the lord clerk register in the custody of the records committed to his care.

XXII. And be it further enacted by the authority aforesaid, That the buildings to be erected for the keeping the records, under the custody of the lord register, and for the allvocates lifices to be the brary, and hall to the clerks to the fignet, the town-house or room for the meeting of the convention of royal borrows and council chamber, shall be the property of the city of Edinburgh; nevertheless subject to the uses for which the same shall be erected, and rent free; provided that the magistrates and town council of the city of Edinburgh, and their successors in office, shall be and are hereby obliged to uphold in good and sufficient

repair,

Anno vicesimo sexto Georgii II. c. 36.

pair, the faid buildings to be erected for the purposes afore-..d.

XXIII. And that no delay may be occasioned by the said Commissioncommissioners or their quorum not meeting, or omitting to ers to meet 4 make a regular adjournment; be it further enacted by the au-in the year; thority aforesaid, That the said commissioners shall and may, and they are hereby required and directed to meet at least four times in every year; videlicet, on the third Mondays of the months of June and July, November and February, with power to adjourn themselves, from time to time, as they shall see

XXIV. And be it further enacted by the authority aforesaid, their first That it shall and may be lawful to and for the said commissioners, or any seven or more of them, at their first meeting, which shall be on the third Monday in June in the year of our Lord one thousand seven hundred and fifty three, or at any after meeting in virtue of the powers of adjournment in this act contained, to determine and choose which of the purposes aforesaid Order of car-shall be first begun and carried into execution, and with power rying on the to them and their successors in virtue of this act, from time to purposes of time, to regulate the order of carrying on the several purposes this act to be mentioned in this act; or such of these purposes as they shall settled. find themselves in condition to undertake, during the continuance of this act.

XXV. And be it further enacted by the authority aforesaid, Commission-That it shall and may be lawful for the said commissioners and an entry of their successors, and they are hereby authorized and required their proceedto keep a record of their proceedings, and to cause a distinct ings, and of entry to be made of the whole fums that are or may be contri- the fum conbuted towards the purposes of this act; and to nominate a clerk tributed; Clerk and and book keeper for that purpole, and allow them for their book-keeper trouble and expence a yearly falary, to be proportioned as the to be cholen, faid commissioners shall judge proper, not exceeding twenty five and a salary to pounds, lawful money of Great Britain, for the allowance to be allowed. Books to be both, for themselves and servants employed in writing; and the balanced befaid commissioners are hereby required before the expiration of fore the expithis act, to cause their books to be ballanced; and in case there ration of this shall be any sum or sums of money, buildings, houses, grounds, act, and the or other effects undisposed of, then and in that case the said to be laid out commissioners are hereby authorized and required to appoint in further imthe purposes to which the same shall be applied for the further provements, improvements of the faid city, or any other purpole in or about &c. the city, they shall think fit; and to make over the said excrescence and premisses remaining with them, if any then be, to the magistrates and council of the city of Edinburgh, for the use of the community; and the said magistrates and council, and their successors in office, are hereby appointed and required to employ and dispose of the premisses and sums so conveyed to them by the commissioners, in the precise manner, and according to the order that the same shall be appointed by the said commissioners, or any seven or more of them, to be expressed in writing

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Anno vicesimo sexto GEORGII II. C. 37.--44. [1753. writing under their hands, which shall be put upon record in the books of council and session, or town court books of Edinburgh, and be deemed, held, and taken by the said magistrates and council, as the rule of their procedure.

Publick act.

XXVI. And it is hereby declared, That this act is a publick act, and shall be deemed and taken notice of as such, by all judges, justices, and others, in all courts and places, without specially pleading the same.

Continuance of this act.

XXVII. And be it further enacted by the authority aforesaid, That this act shall continue and be in force until the third Monday in June in the year of our Lord one thousand seven hundred and sity five, so far as relates to the purchasing of houses, buildings, and grounds, and no longer; but that this act, as to all other the powers and matters therein contained, shall continue and be in force, until the third Monday in June in the year of our Lord one thousand seven hundred and seven four, and from thence to the end of the then next session of parliament, and no longer.

CAP. XXXVII.

An act for repairing the road leading from the town of Penrith in the county of Cumberland, by Hutton Hall, over Skelton and Castlesowerby Pastures, and Sebraham Bridge, to Chalkbeck in the said county; and also the road which branches and separates from the same road upon Castlesowerby Pasture aforesaid, and leads from thence through Hesket, otherwise Hesket New Market, to Caldbeck in the said county.

CAP. XXXVIII.

An act to enable the parishioners of the parish of Stone, in the county of Stafford, to rebuild the church of the said parish.

CAP. XXXIX.

An act for repairing and widening several roads leading from the town of Bewdley, in the county of Worcester, to the several places therein mentioned in the counties of Worcester and Salop respectively.

CAP. XL.

An act for repairing the roads from the city of Carlifle to the town of Penrith in the county of Cumberland, and from the faid town of Penrith to Emont Bridge, which divides the counties of Cumberland and Westmoreland.

CAP. XLI.

An act for continuing and making more effectual three acts of parliament passed in the ninth and twelfth years of the reign of her late majesty Queen Anne, and the fifth year of the reign of his present Majesty, for repairing the highways between Dunstable and Hockliffe in the county of Bedford; and also for repairing the road from the sign of the White Horse to the sign of the King's Arms in Hockliffe aforesaid.

CAP. XLII.

An act for repairing and widening the road from the well and of Seend Street, in the county of Wilts, to the Horse and Jockey in the parish of Box, in the said county.

CAP. XLIII.

An act for enlarging the church-yard of the parish of Paddington in the county of Middlesex.

CAP. XLIV.

An act for laying a duty of two pennies Scots, or one fixth part of a penny sterling, on every Scots pint of ale and beer which shall be brewed

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753.] Anno vicesimo sexto Georgii II. c.45.-54.

for fale, brought into, tapped or fold within the town of Dysart and liberties thereof, and all places adjacent, lying within three hundred yards of the boundaries of the said liberties, for repairing, improving and preserving the harbour of the said town.

CAP. XLV.

An act for building a new church within the town of Manchester in the county palatine of Lancaster.

CAP. XLVI.

An act for repairing the road from the borough of Leicester, in the county of Leicester, to the town of Ashby de la Zouch in the said county.

CAP. XLVII.

An act for repairing and widening feveral roads leading from the market house in Stourbridge, and other roads therein mentioned, in the counties of Worcester, Stafford, Salop and Warwick respectively.

CAP. XLVIII.

An act for enlarging the term and powers granted by an act passed in the twentieth year of the reign of his present Majesty, for repairing the high road leading from the city of Durham, in the county of Durham, to Tyne Bridge in the said county.

CAP. XLIX.

An act for repairing the road from the city of Carlifle, in the county of Cumberland, to the market and fea-port town of Workington in the faid county.

CAP. L.

An act for repairing and widening the roads leading from Redstone Ferry, in the county of Worcester, to the Hundred House; and from thence to Monksbridge in the road to the town of Tenburn, and from the said Hundred House to the said town of Tenbury in the said county.

CAP. LI.

An act for repairing and widening the roads leading from a place called Basing stone, near the town of Basshot in the parish of Windlesham in the county of Surry, through Frimley and Farnham in the same county; and from thence through Bentley, Hollyborn, Alton, Chawton, Roply, Bishop's Sutton, New Alresford and Mattingley, otherwise Matterley Lane, to the city of Winchester in the county of Southampton.

CAP. LII.

An act for widening and repairing the high road feading from Heron Syke, which divides the counties of Lancaster and Westmoreland, to the town of Kirkby in Kendal; and from the said town of Kirkby in Kendal, through the town of Shapp, to Emont Bridge in the said county of Westmoreland.

CAP. LIII.

An act to continue and render more effectual three acts of parliament passed in the eleventh year of the reign of his late majesty King George the First, and is the third and twenty second years of the reign of his present Majes of, for repairing the road from Sherbrooke Hill, near Buxton and Chasel in the Frith in the county of Derby, through the town of Stockpook in the county of Chester, to Manchester in the county of Lancaster, and other roads in the said act mentioned; and for repairing the road from the School House in Didsbury, to the Bridge in Wimshow in the county of Chester; and for erecting a bridge over the river Mersey.

CAP. LIV.

An act for repairing and widening the road leading from Flimwell Vent in the parish of Treehurst in the county of Sussex, to the town and port of Hastings in the said county.

CAP.

CAP. LV.

An act for enlarging the term and powers granted by an act made in the eleventh year of his present Majesty's reign, intituled, An act for repairing the road from Shoreditch Church, through Hackney to Stanford Hill, and cross Cambridge Heath, over Bethnal Green, to the turnpike at Mile End in the county of Middlesex.

CAP. LVI.

An act for continuing and giving further powers to the trustees for putting in execution two acts of parliament for repairing the roads from the parish of Ensield in the county of Middlesex, to the town of Hertford, and other roads in the said acts mentioned.

CAP. LVII.

An act for raising a sum of money by a county rate, for purchasing a proper prison for debtors in the county of Devon.

CAP. LVIII.

An act for building a chapel on the common, in the parish of Portsea in the county of Southampton, and for vesting power in certain trustees for the regulation thereof.

CAP. LIX.

An act for repairing and widening the road from the west end of the town of Burton upon Trent in the county of Stafford, through the said town, to the south end of the town of Derby in the county of Derby.

CAP. LX.

An act for repairing and widening the road from the top of White Sheet Hill in the parish of Donlead Saint Andrew in the county of Wilts, through the towns of Shaftesbury, Milborne Port and Sherborne in the counties of Dorset and Somerset, to the Halfway House in the parish of Nether, otherwise Lower Compton in the said county of Dorset, and several other roads near the towns of Shaftesbury and Sherborne aforesaid.

CAP. LXI.

An act for enlarging the term and powers granted by an act passed in the fourteenth year of the reign of his present Majesty, intituled, An act for repairing the road leading from Ealand to the town of Leeds in the west riding in the county of York.

CAP. LXII.

An act for repairing and widening the roads from Henshalls Smithy upon Cranage Green, through the town of Nether Knutsford, and by the fouth guide post in Mere and Bucklow Hill, to the town of Altrincham in the county palatine of Chester; and from the said guide post to Warrington in the county of Lancaster; and from Bucklow Hill aforesaid to Penny's Lane near Northwich in the said county of Chester.

CAP. LXIII.

An act for repairing and widening the roads from a certain place in the town of Salford, to the towns of Warrington and Botton, and through Wardley Lane, to the town of Wigan, and to the ficks in the township of Duxbury, and to a place called the Broad Oak in Worseley in the county palatine of Lancaster.

CAP. LXIV.

An act for repairing and widening the road from Tadcaster through Newton, Collingham, Harewood, Arthington and Pool, to Otley in the west riding of the county of York.

CAP. LXV.

An act for enlarging the term and powers granted by two acts of parliament, one passed in the twelfth year of the reign of his late majesty King 753.] Anno vicesimo sexto Georgii II. c.66.---75.

Ling George the First, and the other passed in the nineteenth year of the reign of his present Majesty, for repairing the road from Liverpoole to Prescot, and other roads therein mentioned, in the county palatine of Lancaster; and also for repairing the road from Prescot through Whiston, Rain-Hill, Bold and Sankey, to the town of Warrington, and also the road from Saint Helen to Aston in the said county palatine.

CAP. LXVI.

An act for repairing and widening the roads leading from Lobcomb Corner in the parish of Winterslow, to Harnham Bridge in the county of Wilts; and from the west corner of Saint Anne's Street in the city of New Sarum, to the parishes of Landford and Brook; and from thence to Ealing, and from Landford aforesaid, through Ower and Testwood, to Ealing aforesaid in the county of Southampton.

CAP. LXVII.

An act for repairing and widening the roads from the east end of Brough under Stainmore in the county of Westmoreland, by the end of Appleby Bridge, to Emont Bridge in the said county.

CAP. LXVIII.

An act for amending, widening and repairing the road leading from Dover to Barham Downs in the county of Kent.

CAP. LXIX.

An act for repairing and widening the road from the Halfway House in the parish of Lower Compton in the county of Dorset, through the towns of Yeovil, Crewkerne and Chard, to the east end of the town of Axminster in the county of Devon, and several other roads, round the said town of Yeovil in the county of Somerset.

CAP. LXX.

An act for repairing and widening the road from the Hand and Post in Upton Field in the parish of Burford in the county of Oxford, through the several parishes within mentioned, to a place in the parish of Preston in the county of Gloucester, called Dancy's Fancy.

CAP. LXXI.

An act for repairing and widening the roads therein mentioned leading to and from the towns of Shepton Malet and Ivelchester in the county of Somerset.

CAP. LXXII.

An act for continuing and making more effectual two acts of parliament for repairing the roads leading from Ipswich to Cleydon in the county of Suffolk, and other roads in the said acts mentioned; and for repairing the road from Cleydon aforesaid, to Codenham Beacon in the said county.

CAP. LXXIII.

An act to continue and render more effectual two acts of parliament, one passed in the tenth year of the reign of his late majesty King George the First, and the other passed, in the thirteenth year of the reign of his present Majesty, for repairing the road from Dunchurch, to the bottom of Merrden Hill in the county of Warwick, and for repairing the road from the bottom of Mereden Hill aforesaid, to Stone Bridge in the said county.

CAP. LXXIV.

An act for amending several roads leading from the city of Exeter.

C A P. LXXV.

An act for widening and repairing the high road leading from Northallerton, to the fouth wall of the church yard of the town of Thirsk, and from the foutheast end of the street called Finkell Street in Thirsk aforesaid, to and through the town of Easingwold in the county of York, to a place called Burton Stone, near the city of York; and also the road from Thirsk aforesaid, to Topcliffe in the north riding of the county of York.

CAP.

CAP. LXXVI.

An act for repairing and widening the road leading from Pipers Inn in the parish of Ashcot in the county of Somerset, to and through Glaston otherwise Glastonbury, and Wells, to the direction or white post in the great western road to the city of Bath; and also from Wells to Rush Hill, leading to the city of Bristol.

CAP. LXXVII.

An act to explain and make more effectual an act passed in the sourteenth year of his present Majesty's reign, For repairing the roads from Don-caster through Ferry Bridge to the jouth side of Tadcaster Cross; and also from Ferry Bridge to Wetherby, and from thence to Borough Bridge in the county of York.

CAP. LXXVIII.

An act to widen and repair the road from the guide post near the end of Drayton Lane near Banbury in the county of Oxford, to the house called the Sun Rising at the top of Edge Hill in the county of Warwick.

CAP. LXXIX.

An act for laying a duty of two pennies Scots, or a fixth part of a penny sterling, upon every Scots pint of ale and beer which shall be brewed for sale, brought into, tapped or sold within the town and parish of Preston Pans in the shire of East Lothian, otherwise Haddington, for repairing the harbour of the said town; and for other purposes therein mentioned.

CAP. LXXX.

An act to continue and render more effectual several acts of parliament for repairing the highways leading to Highgate Gatehouse and Hampstead, and other roads in the said acts mentioned, in the county of Middlesex.

CAP. LXXXI.

An act for repairing the roads from Livingstoun by the kirk of Shotts to the city of Glasgow, and by the town of Hamilton to the town of Strathaven.

CAP. LXXXII.

An act for repairing the road from the turnpike road at Buckton Burn in the county of Durham through Berwick upon Tweed, to Lamerton Hill, and also the several other roads therein mentioned, lying in the said county and within the liberties of the said town of Berwick.

CAP. LXXXIII.

An act for repairing and widening the roads from Kighly to Wakefield and Halifax, and from Dudley Hill to Killinghall, and the fouth west corner of Harrowgate inclosures, and more effectually to repair the roads from Leeds to Halifax and Bowling Lane and Little Horton Lane, and for building a bridge over the river Wharf at Poole in the west riding of the county of York.

CAP. LXXXIV.

An act for repairing and widening the roads from Spann Smithy in the township of Elton, through the town of Middlewich, and by Spittle Hill in Stanthorne, to Winsford Bridge; and from Spittle Hill to the town of Northwich in the county palatine of Chester.

CAP. IXXXV.

An act for repairing the road from Ashby de la Zouch in the county of Leicester, through Burton upon Trent in the county of Stafford, and to the Cock Inn in Tutbury in the said county.

C A P. LXXXVI.

An act for repairing, amending and widening the road from Keighley in

1753.] Anno vicesimo sexto Georgii II. c. 87 .-- 95. the west riding in the county of York, to Kirkby in Kendal in the coun-Ity of Westmorland.

CAP. LXXXVII.

An act for repairing and widening the road from the stone's end near Shoreditch church, to the centre of the bridge in Old Street road, and through Old Street in the parish of Saint Luke, Middlesex, to the west end of the faid street next the pavement in Goswell Street,

CAP. LXXXVIII.

An act for repairing the road leading from Oundle in the county of Northampton, to Alconbury cum Weston in the county of Huntingdon, from Barnwell in the said county of Northampton, to Alconbury cum Weston aforesaid, and from the Mile Brook in Hamerton, to Wood Lane end next the parish of Great Gidding in the said county of Huntingdon.

CAP. LXXXIX.

An act for explaining, amending and making more effectual two acts of parliament, the one pailed in the twentieth year of his present Majeity's reign, intituled, An act for repairing the high road leading from the town of Stockton upon Tees in the county of Durham, to Darlington, and from thence through Winstone to Bernard Castle in the said county; and the other passed in the twenty second year of his said Majesty's reign, intituled, An act for enlarging the term and powers granted by the faid first mentioned all, and for the effectual amending of the faid road.

CAP. XC.

An act for repairing the several roads leading into the city of Glasgow.

CAP. XCI.

An act for repairing the road from North Queen's Ferry, through the towns of Inverkeithing and Kinrols, to the town of Perth; and also the road from the said Queen's Ferry, to the towns of Dumfermline, Torryburn and Culross; and also the road from the said Queen's Ferry, through Inverkeithing, to Bruntisland and Kirkaldie.

CAP. XCII.

An act for repairing, amending and widening the several roads leading from the Red Post in the parish of Fivehead, through the towns of Langport and Somerton, to Butwell; and also from Curry Rivell to Puckington Lane, and from Cary Bridge to Street Cross in the county of Somerset.

CAP. XCIII.

An act for repairing and widening the several roads in the county of Peebles leading from Tweed Cross towards the city of Edinburgh by Blyth Bridge, La Mancha and Wheam, and by Linton and Carlops, and from Ingleston through Carlops, until all the said roads join the limits of the county of Edinburgh.

CAP. XCIV.

An act to enable the owners of houses and lands in the parlsh of Saint Botolph without Aldersgate, and the inhabitants thereof, to repair the church and steeple belonging to the faid parish.

CAP. XCV.

An act to explain and amend an act passed in the twentieth year of his present Majesty's reign, intituled, An act for repairing the road leading from Catherick Bridge in the county of York, to Yarm in the said county; and from thence to Stockson in the county of Durham; and from thence through Sedgefield in the said county of Durham, to the city of Durham.

[1754]:

CAP. XCVI.

An act for laying a duty of two pennies Scots, or one fixth part of a penny sterling, on every Scots pint of ale and beer which shall be brewed for sale, brought into, tapped or sold within the town of Paisley and liberties thereof, in the county of Renfrew, for improving the navigation of the river cart, and for other purposes.

CAP. XCVII.

An act for the better relief and employment of the poor in the parish of Saint George, Hanover Square, within the liberty of the city of West-minster, and for cleansing the streets and repairing the highways within the said parish.

CAP. XCVIII.

An act more effectually to enable the parishioners of the parish of Christ Church in the county of Middlesex to purchase, hire or erect a workhouse for the employing and maintaining the poor of the said parish, and for the more effectual support and employment of the poor therein.

CAP. XCIX.

An act for the better relief and employment of the poor, and for enlightening the streets, passages and open places within the city of Chichester and several places adjoining thereto, and the close within the said city.

CAP. C.

An act for the better relief and employment of the poor in the parish of East Greenwich in the county of Kent, and for repairing the highways and cleaning the streets thereof.

CAP. CI.

An act to enable James Mallors to open a street from the west side of Kings Street in the parish of Saint Margaret in the city of Westminster, to the back part of the houses, gardens and yards on the west side of Delahay Street in the same parish, and for other purposes therein mentioned.

Anno Regni GEORGII II. Regis Magnæ Britanniæ, Franciæ, & Hiberniæ, vicefimo septimo.

A T the parliament begun and holden at Westminster, the tenth day of November, Anno Dom. 1747, in the twenty first year of the reign of our sovereign lord George the Second, by the grace of God, of Great Britain, France, and Ireland, King, defender of the faith, &c. And from thence continued by several prorogations to the sistenth day of November, 1753, being the seventh session of this present parliament.

CAP. I.

An act to repeal an act of the twenty fixth year of his Majesty's reign, intituled, An act to permit persons professing the Jewish religion to be naturalized by parliament; and for other purposes therein mentioned.

26Geo.2.c.26. WHEREAS an act of parliament was made and passed in the twenty sixth year of his Majesty's reign, intituled, An act

Anno vicesimo septimo Georgii II. c. 2, 3. \$754.

the permit persons professing the Jewish religion to be naturalized by parliament; and for other purpoles therein mentioned; and whereas occasion has been taken from the faid act to raise discontents, and to disquiet the minds of many of his Majesty's subjects: be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That the above mentioned act, and the several The recited matters and things therein contained, shall be, and is and are ast repealed. hereby repealed and made void to all intents and purposes what-Lever.

CAP. II.

An act for continuing and granting to his Majesty certain duties upon malt, mum, cyder, and perry, for the service of the year one thousand seven hundred and fifty four. EXP.

CAP. III.

An all for the better securing to constables and others the expences of conveying offenders to gaol, and for allowing the charges of poor persons bound to give evidence against felons.

HEREAS by an all passed in the third year of the reign of 3 Jac. 1. c.10. King James the First, intituled, An act for the rating and levying of the charges for conveying malefactors and offenders to the gaol; every offender so to be conveyed shall bear the charges of himself, and of those who convey him; and if he refuse so to do, his goods within the same county may be distrained and fold to satisfy the fame; and if he hath no goods, the constable, churchwardens and other inhabitants of the parish where he was taken, shall make a tix on every inhabitant thereof to pay the faid charges: and whereas the taxing the parish where such offender was taken to pay such charges, is a great discouragement to parishes to take offenders; and it is also found by experience to be very difficult to make a rate on the inhabitants to raise such tax, whereby constables and others are often kept out of their money by them advanced for the service of the publick, and fometimes lose the same, to their very great injury and vexation: for remedy whereof be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parnamental employ, and by the authority of the same, That from and after the twenty Offenders not fourth day of June one thousand seven hundred and fifty four, cient to defray and temporal and commons in this present parliamentassembled, when any person, not having goods or money within the coun-the expences ty where he is taken, sufficient to bear the charges of himself, of conveying and of those who convey him, is committed to gaol or the house them to gaol, of correction by warrant from any justice or justices of the peace, &c. then, on application by any constable or other officer who conveyed him, to any justice of the peace for the same county or place, shall upon oath examine into and ascertain the reasonable expences to be allowed such constable or other officer, and shall Justices to forthwith, without fee or reward, by warrant under his hand grant a warand feal, order the treasurer of the county or place to pay the treasurer of

Anno vicesimo septimo Georgii II. c. 3.

the county for payment of the charges

fame, which the said treasurer is hereby required to do, as soon as he receives such warrant; and any sum so paid shall be allowed in his accounts.

Part of the to taxing parishes for conveying offenders to gaol, repeal-

II. And be it further enacted by the authority aforesaid. That act of 3 Jac. 1. from and after the faid twenty fourth day of June so much of the c. 10. relating above mentioned act passed in the third year of King James the First, as relates to taxing the parish where offenders are taken. for defraying the charges of conveying offenders to gaol, shall be repealed.

The charges of attendance to be allowed by the court to poor persons bound to give evidence

III. And whereas the expence as well as loss of time in attending courts of justice, is a discouragement to the poorer fort to appear as witnesses against offenders, who thereby escape the publick justice, and the punishment due to their crimes; be it further enacted by the authority aforesaid, That from and after the said twenty fourth day of June, when any poor person shall appear on recognizance in any court to give evidence against another accused of any grand or petit larceny, or other felony, it shall and may be in the power of the court, at the prayer and on the oath of such against felons. person, and on consideration of his circumstances, in open court to order the treasurer of the county or place in which the offence shall have been committed, to pay unto such person such sum of money, as to the faid court shall seem reasonable for his time, trouble and expence; which order the proper officer of fuch 6d to be paid court is hereby directed and required to make out, and to deliver unto such person, upon being paid for the same the sum of out the order, fix pence, and no more; and such treasurer is hereby authorized and required, upon delivery of such order, forthwith to pay to such person, or other person authorized to receive the fame, fuch fum of money as aforefaid, and shall be allowed the fame in his accounts.

to the officer for making

> IV. Provided always, and it is hereby declared and enacted by the authority aforciaid, That nothing in this act contained shall extend to impower such court, or any justice or justices of the peace, to make warrants or orders on the treasurer of the county of Middlelex for the payment of the expences of the constable or other officer in conveying any person to gaol, or for the payment of any person for his time, trouble and expence, who thall appear on his recognizance to give evidence as aforefaid; but that within the faid county of Middlesex the expences of the constable or other officer, occasioned by his conveying of any person to gaol by virtue of a warrant from any justice or justices of the peace, shall (after such expences have been examined into upon oath, and allowed by such justice or justices, and for which no fee or reward shall be taken) be paid by he overseer or overfeers of the poor of the parish or place where the said person was apprehended, who is and are hereby authorized and required to pay the same; and the sum or sums so paid shall be allowed in his or their accounts.

In Middlesex the overfeers of the poor of the parish where the offender was taken, to pay all fuch thatges.

Anno vicesimo septimo Georgii II. c. 4, 5,64

CAP. IV.

1754.]

An act for granting an aid to his Majesty by a land tax, to be raised in Great Britain, for the service of the year one thousand seven hundred and sity four. EXP. At 2 s. in the pound.

CAP. V.

An act for punishing mutiny and desertion; and for the better payment of the army and their quarters. E X P.

CAP. VI.

An att to repeal a proviso in an att made in the twentieth year of his present Majesty's reign, intituled, An act for the better adjusting and more easy recovery of the wages of certain servants, and tor the better regulation of such servants, and of certain apprentices, which provides that the said att shall not extend to the standards in Devon and Cornwall.

TATHEREAS by an act made in the twentieth year of his pre- 20Geo.2 C 13. fent Majejly's reign, intituled, An act for the better adjusting and more easy recovery of the wages of certain servants. and for the better regulation of such servants and of certain apprentices, divers provisions and regulations are made and enasted for the more easy recovery of the wages of servants in husbandry, artificers, handieraft/men, miners, colliers, keelmen, pitmen, glafsmen, potters and other labourers, and for determining differences and difputes between masters and mistresses, and such servants and other labourers and persons aforesaid, which provisions have been found very useful and beneficial; but it being provided by the faid at that nothing therein contained shall extend to the stannaries in the counties of Devon and Cornwall, the tinners and miners employed in the faid stannaries are frequently subjected to great difficulties and hardships, and put to great expences in recovering their wages: and whereas it would be for the ease and benefit of the said tinners and miners, if the said provisions and regulations were extended to the faid stannaries; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, I hat the proviso in the said act made in The recited the twentieth year of his present Majesty's reign (that nothing clause repealin the faid act contained shall extend to the stannaries in the ed. counties of Devon and Cornwall) shall from and after the first day of May one thousand seven hundred and fifty four be, and the fame is hereby repealed.

II. And be it further enacted and declared by the authority afore- The provifaid, That from and after the faid first day of May all the provisions sions relating and regulations in the faid act mentioned and contained, relating to servants, to servants in husbandry, handicraftsmen, miners, colliers, keelmen, pitmen, glassmen, potters and other labourers, shall extended to such tinners and miners as are or shall be employed in and Cornwall, the stannaries in the counties of Devon and Cornwall respectively,

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as fully and effectually to all intents and purposes, as if the saidprovisions and regulations were herein particularly repeated and set forth; any law, statute, usage, privilege or jurisdiction whatsoever to the contrary in any wise notwithstanding.

The stannary courts may be applied to.

III. Provided nevertheless, That nothing in this act contained shall be construed to hinder or restrain any person from applying to the stannary courts, or to the warden, vice-warden or stewards of the stannaries, in relation to any of the matters herein before mentioned, in the same manner as such person might have done before the making of this act.

CAP. VII.

An all for the more effectual preventing of frauds and abuses committed by persons employed in the manufacture of clocks and watches.

WHEREAS many persons employed in the making of clocks and watches have of late been guilty of divers frauds and abuses by purloining, imbezilling, secreting, selling, pawning, or otherwise unlawfully disposing of the clocks and watches, or such parts thereof, or the materials for making the same, with which they have been intrusted, to the great loss of their employers; and the laws in being have been found insufficient to prevent such frauds and abuses, and to punish the offender; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That if any person or persons whatsoever, who shall be hired or employed by any person or persons practising the trade or trades of clock-making or watch-making, or any part or branch, or parts or branches of such trade or trades, to make, finish, alter, repair or clean any clock or clocks, watch or watches, or any part or parts of a clock or clocks, watch or watches, or be intrusted by any person or persons practifing the said trade or trades, with any gold, filver or other metal or material to be, or that shall be, in the whole or in part wrought or manufactured for any part or parts of a clock or clocks, watch or watches, or any diamond or other precious stone to be, or that shall be set or fixed in or about any clock or clocks, watch or watches, shall after the first day of May one thousand seven hundred and fifty four, purloin, imbezil, secrete, sell, pawn, exchange, or otherwise unlawfully dispose of any clock or watch, or any part or parts of any clock or watch, or any gold, filver or other metal or material, or any part thereof, or any diamond or other precious flone, with which such person or persons shall be intrusted by any person or persons practising the said trade or trades, or any part or branch, or parts or branches of fuch trade or trades, and shall be thereof convicted by the oath of the owner of such goods, or by the oath of any other credible witness or witnesses, or by the confession of the person or persons charged with such offence, before any one or more justice or justices of the peace

Penalty on conviction of frauds committed by perfons employed in the manufacture of clocks and watches. 1754.

of the county, riding, division, city, liberty, town or place. where such offence shall be committed, or where the person or persons so charged shall reside or inhabit (which oath the faid justice or justices is and are hereby impowered and required to administer) every such offender shall for the first offence forfeit First offence. twenty pounds; and in case the said forfeiture shall not be forthwith paid, the justice or justices before whom such conviction shall be had, shall commit the party or parties so convicted to the house of correction or other publick prison of such county, riding, division, city, liberty, town or place, there to be kent to hard labour for the space of fourteen days, unless such forfeiture shall be sooner paid; and if within two days before the expiration of such fourteen days, such forseiture shall not be paid, the faid justice or justices is and are hereby impowered to order the person or persons so convicted to be publickly whipped at the market place, or some other publick place of the city, town or place, where such offender or offenders shall be respectively committed; and in case of a further conviction in manner before prescribed by this act, for or upon a second or other subsequent offence of the same kind, the person or persons so again offending, being thereof convicted in manner aforefaid. shall for every second or other subsequent offence forfeit forty Subsequent pounds; and in case the said forfeiture shall not be forthwith offence. paid, the juffice or juffices before whom fuch conviction shall be had, shall commit the person or persons so again offending to the house of correction or other publick prison as aforesaid, there to be kept to hard labour for any time not exceeding three months, nor less than one month, unless the said forfeiture shall be fooner paid, and if within feven days before the expiration of the time for which such offender or offenders shall be committed, the faid forfeiture shall not be paid, the faid justice or justices is and are hereby impowered to order the person or perfons to again offending to be publickly whipped at the market place, or some other publick place of the city, town or place, where such offender or offenders shall be respectively committed. twice or oftner, as to fuch justice or justices thall appear reafonable.

II. And be it further enacted by the authority aforesaid, That Penalty of if any person or persons shall buy, receive, accept or take by buying, &cc way of gift, pawn, pledge, fale or exchange, or in any other goods or ma-manner whatfoever, of or from any person or persons whomso-testals, knowever, any clock or watch, or any part or parts of a clock or ing the same watch, or any gold, filver or other metal or material as afere-to be purloinfaid, whether the fame, or any part thereof, be or be not ed. wrought or manufactured, or any diamond, or other precious stone, which shall have been intrusted with any person or perfons hired or employed as aforefaid, by any person or persons practifing the faid trade or trades, he, she or they, so buying, receiving, accepting or taking, any fuch goods, materials or effects, knowing the same to be so purlemed or imbezilled, being thereof lawfully convicted in manner before prescribed, M 2

First offence.

Subsequent

offence.

for the conviction of persons purloining or imbezilling the said goods, materials or effects, shall, for the first offence, forfeit twenty pounds; and in case the said forfeiture shall not be forthwith paid, the justice or justices, before whom such conviction shall be had, shall commit the party or parties so convicted, to the house of correction or other publick prison as aforesaid, there to be kept to hard labour, for the space of fourteen days, unless the faid forfeiture shall be sooner paid; and if within two days before the expiration of the faid fourteen days, the faid forfeiture shall not be paid, the said justice or justices is and are hereby impowered and required, to order the person or persons so convicted, to be publickly whipped at the market place, or some other publick place of the city, town, or place, where such offender or offenders shall be respectively committed, once or oftner, as to such justice or justices shall appear reasonable; and in case of a further conviction for or upon a second or any other subsequent offence of the same kind, the person or persons so again offending, being thereof convicted in manner before prescribed, shall, for every second or other subsequent offence forfeit forty pounds; and in case the said forfeiture shall not be forthwith paid, the justice or justices, before whom such conviction shall be had, shall commit the party or parties so convicted to the house of correction, or other publick prison as aforesaid, there to be kept to hard labour for any time not exceeding three months, nor less than one month, unless the said forfeiture shall be sooner paid; and if within seven days before the expiration of the time for which such offender or offenders shall be so committed, the said forfeiture shall not be paid, the faid justice or justices is and are hereby impowered and required to order such offender or offenders to be publickly whipped at the market place, or some other publick place of the city, town or place where such offender or offenders shall be respectively committed, twice or oftner, as to fuch justice or justices Application of shall appear reasonable; and the said respective forfeitures, when recovered, after satisfaction shall have been made thereout to the party or parties injured, together with fuch costs of prosecution as thall be judged reasonable by the justice or justices before whom such conviction shall have been had, shall be paid and applied to and for the use of the poor of the parish or place where the person or persons so convicted shall reside or inhabit.

the forfeitures.

Appeal to the quarter lelfors.

III. Provided always, and it is hereby enacted, That if any person convicted as aforesaid, of purloining, embezilling, secreting, felling, pawning, exchanging, or otherwise unlawfully disposing of, or of buying, receiving, or taking to pawn any of the goods, materials or effects, herein before-mentioned, shall think himself or herself aggrieved by the judgment of the justice or justices before whom he or she shall have been convicted. fuch person shall have liberty to appeal to the justices at the next general or quarter sessions of the peace, which shall be held for the county, riding, division, city, liberty, town or place, where such judgment shall have been given; and that the exe-

cution of the faid judgment shall in such case be suspended, the person so convicted entering into a recognizance at the time of Recognizance fuch conviction, with two sufficient sureties, in double the sum with sureties. which such person shall have been adjudged to forfeit, upon condition to profecute such appeal with effect, and to be forth coming to abide the judgment and determination of the justices in the faid general or quarter fessions; which recognizance the faid justice or justices before whom such conviction shall be had is and are hereby impowered and required to take; and the justices in the said general or quarter sessions are hereby authorized and required to hear and finally determine the matter of Justices to hear the faid appeal, and to award such costs as to them shall appear and deterjust and reasonable, to be paid by either party; and if upon the minc. hearing of the said appeal, the judgment of the justice or justices before whom the appellant shall have been convicted shall be affirmed, such appellant shall immediately pay the sum which he or the shall have been adjudged to forfeit, together with such and to award costs as the justices in the said general or quarter sessions shall costs, &c. award to be paid by him or them for defraying the expences sustained by the defendant or defendants in such appeal; or in default of making such payments, shall suffer the respective pains and penalties by this act inflicted upon persons respectively who shall neglect to pay, or shall not pay the respective forseitures by this act imposed upon such persons respectively, who shall be convicted of purloining, embezilling, secreting, felling, pawning, exchanging, or otherwife unlawfully difpoling of any of the goods, materials or effects herein before-mentioned, or of persons buying, receiving or taking to pawn any of such goods, materials or effects.

IV. And be it further enacted by the authority aforefaid, That Form of the the justice or justices of the peace before whom any person shall conviction, be convicted, in manner prescribed by this act, of pursoining, embezilling, secreting, selling, pawning, exchanging, or otherwise unlawfully disposing of, or of buying, receiving or taking to pawn any of the goods, materials or effects aforesaid, shall

words following; that is to fay,

Middle fex, BE it remembered, That on the in t in the year of his Majesty's reign, A. B. was convicted before me (or us) of his Majefly's justices of the peace for the faid riding (or division) or for the county of of the faid county of in the faid county of or for the city, liberty or town (as the cafe shall be) of purloining, embezilling, secreting, selling, pawning, exchanging, or unlawfully disposing of, or of buying, receiving or taking to pawn (as the case shall happen to be) (specifying the respective goods, materials or effects) the property of C. D. of in the county of

cause such respective conviction to be drawn up in the form and

Given under my hand and feal (or our hands and feals)
the day and year aforefaid.

Which

not to be retiorari, and to be transnext quarter fessions, &c.

Which said form and conviction shall not be liable to be removed by Certiorari into his Majesty's court of King's Bench; and the said justice or justices before whom such conviction shall mitted to the be had, shall cause the same, drawn up in the form aforesaid. to be fairly written upon parchment, and transmitted to the next general or quarter fessions of the peace, to be held for the county, riding, division, city, town or liberty wherein such conviction was had, to be filed and kept amongst the records of the faid general or quarter fessions; and in case any person or perfons so convicted shall appeal from the judgment of the said justice or justices to the said general or quarter sessions, the justices in such general or quarter sessions are hereby required upon receiving the faid conviction, drawn up in the form aforefaid, to proceed to the hearing and determination of the matter of the faid appeal, according to the directions of this act; any law or usage to the contrary notwithstanding.

Justice upon complaint on oath, to issue his warrant for apprehending any offender,

ter.

and to hear and deter-

V. And be it further enacted by the authority aforefaid, That it shall and may be lawful to and for any one justice of the peace of any county, riding, division, city, liberty, town or place, and he is hereby required, upon complaint to him made upon oath of any offence committed against this act within the same county, riding, division, city, liberty, town or place, to issue his warrant for apprehending and bringing before him, or before any other justice or justices of the peace of the same county, riding, division, city, liberty, town or place, the person or perfons charged with fuch offence; and the justice or justices before whom such person or persons shall be brought, is and are mine the mat- hereby authorized and required to hear and determine the matter of every fuch complaint, and to proceed to conviction and judgment thereupon.

CAP. VIII.

An act for improving and enlarging the harbour of Leith, and to empower the trustees therein mentioned to purchase lands for that purpose; and for erecting docks and other conveniencies on the sides thereof.

HEREAS the harbour of Leith, lying in the frith of Forth, in that part of Great Britain called Scotland, is too small, and not convenient for the reception of shipping: and whereas the enlarging and deepening the said harbour, and the creeling conveniencies for building, repairing, loading, unloading and laying up of ships and vessels, and the building convenient warehouses, wharfs and quays adjoining thereto, for the more commodious loading, unloading and reception of goods, would be of great use not only to the city of Edinburgh, but to the publick in general, by increasing trade and navigation, and advancing the revenue of his Majesty's customs: and whereas the lord provost, magistrates and town council of Edinburgh, being fensible of the advantages that will arise to that city, and to the publick in general, by carrying the faid works into execution, have agreed to contribute the fum of two thousand pounds Sterling for completing

1754.] Anno vicesimo septimo Georgii II. c. g.

the same; and divers other persons are willing to contribute a further sam for that purpose; but that it is not possible effectually to carry the said works into execution without the authority of parliament; may it therefore please your Majesty, that it may be enacted, &c.

Heretors and merchants appointed commissioners. Seven impowered to act. Other freeholders to be chosen in the room of such as shall die, &c. and so of the merchants, &c. Heretors and merchants neglecting to fill up vacancies, the acting commissioners to elect. Commissioners impowered to demolish the old bridge, and erect a draw-bridge, &c. No goods to be landed or shipped but at such places as pursuant to 6 Ann. c. 26. Spaces for publick quays to be reserved on each side of the river. The manse and garden of the minister, &c. of North Leith not to be damaged. Accounts, &c. to be open to inspection of any member, &c. At the expiration of this act, the books to be delivered to the town council. City of Edinburgh impowered to contribute 2000 l. Commissioners to receive other subscrip. tions. Purchases after the expiration of this act, the same to vest in the provost, magistrates and council of the city. The rights and privileges of the present harbour, &c. to extend to the new additions. The city to exercise the same jurisdiction over the new, as over the present harbour, &c. fo as not to interfere with the powers granted to the commissioners. Proprietors refuling or disabled to make a fale of grounds, the commissioners to appoint the valuation to be settled by a jury, which is to be paid within 30 days, and the premisses to be converted to vest in the commissioners, &c. and deeds thereof to be granted upon the certificate of eight of the jury, &c. The minister and kirk session, and heretors of North Leith, important of district at their property in first annual of the contract of the part of the contract of impowered to dispose of their property in such grounds as shall be necessary to be taken into the works; the inoney to be applied in purchase of other grounds. Continuance of this act to the third Tuesday in June 1759. so far as relates to the making of purchases; and in other matters to 31 Dec. 1770, &c.

CAP. IX.

An att for punishing mutiny and desertion of officers and soldiers in the service of the united company of merchants of England trading to the East-Indies; and for the punishment of offences committed in the East-Indies, or at the island of Saint Helena.

WHEREAS the united company of merchants of England trading to the East-Indies, are possessed of several principal fettlements in the East-Indies, and of feveral fettlements or factories Subordinate to such principal settlements, and are also possessed of the island of Saint Helena: and for the safety and protection of the said fettlements and places, and for the better carrying on of their trade to the advantage of this nation, the faid united company, at their own costs and charges, do maintain and keep a military force for the garrison and defence of the said settlements, factories and places: and it being requisite for the retaining of such forces in their duty, that an exact discipline be observed, and that soldiers who shall mutiny, or stir up sedition, or shall desert the said company's service, be brought to a more exemplary and speedy purishment than the usual forms of the law do allow; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That from and M 4

of this act,

shall mutiny,

or lift in any other regiment, &c.

or shall be on, or thall

or correspond with the enemy,

or shall ttrike, or not obey his superior officer, shall lutter death, or fuch punishment as a shall inflict.

The King may grant a hold courtsmartial, &c.

Every officer after the twenty fifth day of March one thousand seven hundred or foldier in the and fifty four, if any person being mustered, or in pay as an ofcompany's fer- ficer, or who is or shall be listed, or in the said company's pay terpublication as a soldier in any of their settlements, or in the said island of Saint Helena respectively, shall at any time after the publication of this act, in their principal fettlements, and in the faid island of Saint Helena respectively, and within such time as such officer or defert, &c. or foldier shall have contracted and agreed to serve the said united company, begin, excite, cause or join in any mutiny or sedition in the company, troop or regiment whereto he doth belong, or in any other company, troop or regiment in the faid united company's service; or shall not use his utmost endeavours to suppress the same, or coming to the knowledge of any mutiny, or intended mutiny, shall not without delay give information thereof to his commanding officer; or shall defert the said united company's fervice, or being a foldier actually lifted in any regiment, troop or company, shall list himself in any other regiment, troop or company, without a discharge produced in writing from the officer commanding in chief the regiment, troop or company, in which he last served as a listed soldier; or found sleeping shall be found sleeping upon his post, or shall leave it before relieved; or if any officer or foldier in the faid united company's deterthis post, service shall, either upon land, or upon the sea, hold correspondence with any rebel to his Majesty, or with any enemy of his Majesty, or of the said united company; or give them advice or intelligence either by letters, meffages, figns or tokens, in any manner or way whatfoever; or shall treat with such rebels or enemies, or enter into any condition with them without the licence of the faid united company, or of the faid united company's president and council, at any of their said principal settlements, or of the faid united company's governor and council at Saint Helena, or without the licence of the general, lieutenant general, or chief commander of the faid company's forces; or shall strike or use any violence against his superior officer, being in the execution of his office; or shall disobey any lawful command of his superior officer; all and every person and pertons to offending in any of the matters before mentioned thall court-martial suffer death, or such other punishment as by a court-martial thall be inflicted.

II. And be it further enacted by the authority aforesaid, That his Majesty may grant a commission or warrant under his royal commission to fign manual, unto the court of directors of the said united company, who, by virtue of fuch commission or warrant, shall have power under the feal of the faid united company to authorize and impower their prefident and council for the time being, at their faid principal fettlements respectively, or the major part of them, and their governor and council for the time being at the faid island of Saint Helena, or the major part of them, from time to time to appoint courts-martial; and to authorize and impower the commander in chief of any detachment of any of the officers or foldiers employed in the faid company's fervice, to appoint

Anno vicesimo septimo Georgii II. c. 9. 1754.]

appoint courts-martial for the trial of any of the officers or foldiers under their respective commands; in which courts-martial all the offences above mentioned, and all other offences herein after specified, shall be tried and proceeded against in such man-

ner as by this act shall be hereafter directed.

III. Provided always, and be it enacted, That when and fo The commanlong as any of his Majesty's forces shall be employed to act in der in chief defence of any of the said company's settlements, or to assist to appoint against any of their enemies in the East Indies, the power of ap-al. pointing courts-martial, or authorizing such appointment as aforesaid, shall be in the commander in chief of such his Majesty's forces for the time being, over such of the said company's officers and foldiers as shall belong to the principal settlement where or from whence such forces shall be employed.

IV. And be it also further enacted, That it shall and may be Immoralities, lawful to and for such courts-martial, by their sentence or judg- or neglect of ment, to inflict corporal punishment on any soldier for immo-able by courts

ralities, misbehaviour or neglect of duty.

V. And it is hereby further enacted, That no general court-martial which shall have power to sit by virtue of this act, or martial not to by any authority from the commander in chief of his Majesty's consist of a less forces, or by appointment of the prefident and council of any number than of the faid united company's principal fettlements, or the ma-nine. jor part of them, shall consist of a less number than nine; whereof none to be under the degree of a commission officer; President of and the president of such general courts-martial shall neither be the court. the commander in chief, or governor of the garrison where the offender shall be tried, nor under the degree of a captain; and that no general court-martial, which thall have power to fit by General court virtue of this act, by appointment from the governor and coun-martial at cil of Saint Helena, or the major part of them, shall confist of a Saint Helena, less number than five, whereof none to be under the degree of a not to confift commissioned officer; and the president of such general court- of less than 5. martial shall neither be the commander in chief, or governor President of of the garrison where the offender shall be tried, nor under the such court. degree of a lieutenant; and that such courts martial shall have Courts martipower and authority, and are hereby required to take and ad- al may admiminister such oaths, and to proceed in such manner as his Ma-nister oaths. jesty shall from time to time think fit to order and direct, by any rules or orders under his royal fign manual; and no sentence Two thirds of of death shall be given against any offender in such case by present to conany general court-martial, unless two thirds of the officers pre- cur in all tenfent shall concur therein; and no proceeding or trial shall be had tences of upon any offence, but between the hours of eight of the clock in death. the morning and three in the afternoon, except in cases which Hours of trial. require an immediate example.

VI. Provided always, and it is hereby enacted by the autho- Judge advority aforefaid, That every judge advocate, or person officiating care to transas fuch at any general court martial, do, and he is hereby re- mit to the quired to transmit with as much expedition as the opportunity commander in of time and distance of place can admit, the original proceed-original pro-

ings ceedings.

ings and sentence of such court martial to his Majesty's commander in chief for the time being, in case such court martial shall be held by virtue of his warrant or authority as aforesaid, or to the president and council of such of the said united company's principal fettlements, by virtue of whose warrant or authority the same shall be held; or unto the governor and council at Saint Helena, if the same shall be held within their jurisdiction; which said original proceedings and sentence shall be carefully kept and preferved by such commander in chief, or by fuch prefident and council, or governor and council respectively; to the end that the persons intitled thereto may be enabled, upon application to them, to obtain copies thereof according to the true intent and meaning of this act.

No perion to be tried a second time for the same of-Sentence not vised more

make articles of war.

than once.

No punishment to extend to life or aćt. Capital crimes cognizable by the civil ma-

giltrate punishable by cashiering. Offenders aed up to the civil magi-

strate.

Officers neglecting to deliver up fuch offenders,

VII. Provided also, and it is hereby declared and enacted, That no officer or foldier being, acquitted or convicted of any offence, be liable to be tried a fecond time by the same or any other court martial for the same offence; and that no sentence given by any court martial, and figned by the prefident thereof,

liable to be re- be liable to be revised more than once,

VIII. Provided always, and be it enacted, That it shall and may be lawful to and for his Majesty to form, make and esta-TheKingmay blish articles of war, for the better government of the said united company's forces, and for bringing offenders against the fame to justice; and to erect and constitute courts martial, with power to try, hear and determine any crimes or offences by fuch articles of war, and inflict penalties by sentence or judgment of the fame, as well within the faid united company's limits of trade, as in the faid island of Saint Helena.

IX. Provided always, That no person or persons shall be adjudged to fuffer any punishment extending to life or limb, by limb in peace, the faid articles, in time of peace, except for such crimes as are except by this expressed to be so punishable by this act.

> X. Provided also, That no person or persons being acquitted or convicted of any capital crimes, violences or offences, by the civil magistrate, shall be liable to be punished by a court martial

for the lame, otherwise than by cashiering.

XI. Provided also, That if any officer, non-commission officer or foldier, shall be accused of any capital crime, or of any gainst the laws violence or offence against the person, estate or property of any to be deliver- of his Majesty's subjects, which is punishable by the known laws of the land, the commanding officer or officers of every regiment, troop, company or party, is and are hereby required to use his utmost endeavours to deliver over such accused person to the civil magistrate, and shall also be aiding and affishing to the officers of justice in the seizing and apprehending such offender, in order to bring him to trial: and if any fuch commanding officer shall wilfully neglect or refuse, upon application made to him for that purpole, to deliver over any such accused person to the civil magistrate, or to be aiding and assisting to the officers of justice in apprehending such offender; every such officer to offending, and being thereof convicted before two or

more justices of the peace for the fettlement or place where the disabled to fact is committed, by the oath of two credible witnesses, shall hold any mil-be cashiered, and shall be utterly disabled to have or hold any tary office. be cashiered, and shall be utterly disabled to have or hold any Conviction military office or employment in the faid united company's fer- thereof to be vice in the East Indies; provided the said conviction be affirmed at the at the next quarter sessions of the peace for the said settlement quarter-session or place, and a certificate thereof be transmitted to the president tiscate transand council of such principal settlement, who are hereby obli-mitted to the ged to certify the same to the next court martial.

XII. And whereas it may otherwise be doubted whether the offi-council. cers and persons employed in the several trains of artillery be within the intent and meaning of this act; it is hereby enacted by the Persons emauthority aforesaid, That the officers and persons employed, or ployed in the that shall be employed in any of the trains of artillery, be deem-lery included. ed in all respects whatsoever within the intent and meaning

of this act.

XIII. And be it further enacted by the authority aforesaid, Offences com-That if any of the faid united company's prefidents or council, mitted by the at their respective principal settlements, or any of them, or their company's governor or council at the faid illand of Saint Helena, shall after council or gothe faid twenty fifth day of March one thousand seven hundred vernors, and fifty four, be guilty of oppressing any of his Majesty's subjects beyond the feas within their respective jurisdictions or commands, or shall be guilty of any other crime or offence contrary to the laws of that part of Great Britain called England, or in force within their respective jurisdictions or commands; such oppression, crimes and offences, may be enquired of, heard and may be enquidetermined in his Majesty's court of King's Bench, within that court of King's part of Great Britain called England: or before such commission-Bench, or beers, and in such county of that part of Great Britain called Eng- fore commissiland, as shall be assigned by his Majesty's commission, and by oners appointgood and lawful men of the same county; and such punishment ed by his Mashall be inflicted on such offenders, as are usually inflicted for land. offences of the like nature committed in that part of Great Britain called England.

CAP. X.

An act for granting to his Majesty a certain sum of money therein mentioned out of the sinking fund; and applying certain surplus monies remaining in the exchequer for the service of the year one thousand seven hundred and fiftyfour; and for the further disposition of the said sinking fund, by paying thereout the remainder of the sum advanced on the credit of the duty on sweets, and the interest thereof; and for carrying the said duty to the said fund; and for the further appropriating the supplies granted in this seffion of parliament.

TOST gracious Sovereign, we you Majesty's most duti-**VI** ful and loyal subjects, the commons of Great Britain in parli_ment

ons, and a cerpresident and

parliament assembled, being desirous to raise the residue of the necessary supplies which we have chearfully granted to your Majesty in this session of parliament, by ways and means the least burthensome to your Majesty's subjects, and at the same time to make further provision for the reduction of the national debt, have resolved to give and grant to your Majesty for those purposes the several sums herein after mentioned; and do therefore most humbly beseech your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That by or out of such monies as now are, or shall from time to time be and remain in the receipt of the exchequer, of the furplusses, excesses, overplus monies, and other revenues composing the fund commonly called the Sinking Fund, (after paying or referving sufficient to pay all such sums of money as have been directed by any former act or acts of parliament to be paid out of the fame) there shall and may be issued and applied a fum not exceeding the fum of seven hundred granted out of thousand pounds, for and towards the supply granted to his Majesty for the service of the year one thousand seven hundred fervice of the and fifty-four; and the commissioners of his Majesty's treasury, current year. or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the

time being, are hereby authorized and impowered to iffue and

fourteen shillings and two pence halfpenny, remaining in the receipt of the exchequer, being the overplus of the grants for

the service of the year one thousand seven hundred and fiftythree; and also the sum of twenty three thousand five hundred

700,000 l. the finking · fund for the

> apply the same accordingly. II. And be it further enacted by the authority aforesaid, That

7,937 l. 14 s. 2 d. 2q. over the sum of seven thousand nine hundred thirty seven pounds plus of the last year's grants:

23,562 l. 7 S. 9d. 2q. fur-plus of duty on coals:

retailing spirituous liquors: 30,1951. 38. 6 d. 2 q. furplus of the funds of the lottery in the supply.

fixty two pounds seven shillings and nine pence halfpenny, remaining in the receipt of the exchequer, of the furplus of the duties on coals fince the twenty fifth day of March one thoufand seven hundred and nineteen; and also the sum of thirty 32,652 l. 158. 7d. surplus of two thousand six hundred fifty two pounds sisteen shillings and the duties for feven pence, remaining in the receipt of the exchequer, of the furplus of the duties on licences for retailing spirituous liquors; and also the sum of thirty thousand one hundred ninety five pounds three shillings and fix pence halfpenny, remaining in the receipt of the exchequer, of the furplus of the funds for the lottery in the year one thousand seven hundred and sourteen, shall and may be issued and applied at the said receipt as part of 1714, to be if the supply granted to his Majesty for the service of the year one fued in aid of thousand seven hundred and fifty four.

III. And whereas by an act made in the tenth year of the reign of 30Geo,2. C. 17. his present Majesty, for repealing the then present duty upon sweets, and for granting a less duty thereupon, it was amongst other things enacted, That from and after the twenty fourth day of June one thoufand seven hundred and thirty seven, there should be raised, levied and paid,

Anno vicesimo septimo Georgii II. C. 10. 1754.

paid, to and for the use of his Majesty, his heirs and successors for ever, for every barrel of liquor made or to be made within the kingdom of Great Britain for fale, by infusion, fermentation or otherwise, from foreign fruit or Jugar, or from British fruit or Jugar, or from fruit or Sugar mixed with any other materials what soever, commonly called sweets, or called or distinguished by the name of made wines, for which no duty had been then already paid or should be paid on or before the faid twenty fourth day of June, the fum of twelve shillings, to be paid by the maker thereof; and so in proportion for a greater or less quantity: and whereas on the credit of the duty by the faid act granted. the sum of five hundred thousand pounds hath been advanced by the governor and company of the bank of England, and raised by exchequer bills, carrying an interest after the rate of three pounds per centum per annum; and the principal fum of four hundred ninety nine thoufand fix hundred pounds, part of the faid fum of five hundred thoufand pounds, still remains unpaid: and whereas the faid governor and company of the bank of England do consent that the faid fum fo unpaid, with interest thereon, be transferred to and charged upon the fund commonly called the Sinking Fund: now for the payment of the faid principal fum of four hundred ninety nine thousand fix hundred pounds, with such interest as shall be due thereupon; be it enacted by the authority aforefaid, That by or out of such monies as now are or shall from time to time be and remain in the receipt of the exchequer, of the faid furpluffes, excesses, overplus monies, and other revenues composing the faid finking fund, after paying or referving sufficient to pay all such sums of money as by any former act or acts of parliament have been and by this act are directed to be paid out of the same, there shall and may be issued and applied any sum not exceeding the sum 499,600l. to of four hundred ninety nine thousand fix hundred pounds, to be paid out of cancel and discharge the like sum in exchequer bills, made out the finking fund to the in pursuance of the faid act made in the tenth year of his Ma-bank, to canjesty's reign, and charged upon the said duty on sweets, as also cel exchequer fuch fum or fums of money as shall from time to time become bills, issued on due and payable for interest upon the said exchequer bills, until the credit of the duties of the same shall be paid off, or money sufficient shall be reserved the recited for that purpole.

IV. And be it further enacted by the authority aforefaid, The duties to That from and after the fifth day of April one thousand seven be carried inhundred and fifty four, the faid duty on sweets shall be carried to the finking to and made part of the fund commonly called the Sinking Fund; fund. and shall and may be iffued and applied in such manner, and to fuch uses and purposes as other rates, duties, revenues and incomes composing the said fund, are or shall be directed by authority of parliament to be issued and applied, and for no other

use, intent or purpose whatsoever.

V. Provided always, and it is hereby further enacted by the Appropriation authority aforesaid, That all the monies coming into the exche. of the supplies. quer, either by loans or exchequer bills, upon one act of this session of parliament, intituled, An ast for granting an aid to his Majesty by a land tax to be raised in Great Britain for the service of

The monies land tax.

the year one thousand seven hundred and fifty four; and so much ariting by the money (if any fuch be) of the tax thereby granted as shall arise or remain after all the loans or exchequer bills made or to be made on the fame act, and all the interest, premium, rate and charges thereon, and the charges thereby allowable for raising the faid land tax shall be satisfied, or money sufficient shall be referved in the exchequer to fatisfy and discharge the same; and also all the monies coming into the exchequer, either by loans or exchequer bills, upon one other act of this fession of parlia-

Malt tax,

and other fums remain-

ment, (intituled, An act for continuing analgranting to his Majefly certain duties upon malt, mum, cyder and perry, for the fervice of the year one thousand seven hundred and fifty four) and so much money, if any such be, of the duties thereby granted as shall arise or remain after all the loans or exchequer bills made or to be made on the same act; and all the interest, premium, rate and charges thereon, and the charges thereby allowable for raifing the faid duties shall be fatisfied, or monies sufficient shall be referved in the exchequer to fatisfy and discharge the same; ing in the ex and the fum of feven thousand nine hundred thirty feven pounds chequer, &c. fourteen shillings and two pence halfpenny remaining in the exchequer, being the overplus of the grants for the service of the year one thousand seven hundred and fifty three, but not applied to the service of that year; and the sum of twenty three thousand five hundred fixty two pounds seven shillings and nine pence halfpenny, remaining in the receipt of the exchequer, of the furplus of the duties on coals since the twenty fifth day of March one thoufand seven hundred and nineteen; and the sum of thirty two thousand fix hundred fifty two pounds fifteen shillings and seven pence, remaining in the receipt of the exchequer, of the furplus of the duties on licences for retailing spirituous liquors; and the fum of thirty thousand one hundred ninety five pounds three shillings and six pence halfpenny, remaining in the receipt of the exchequer, of the surplus of the funds for the lottery in the year of our Lord one thousand seven hundred and sourteen; and also the sum of seven hundred thousand pounds by this act granted, shall be further appropriated, and are hereby appropriated, for and towards the several uses and purposes herein after expressed, (that is to say) it is hereby enacted and declared to be applied, by the authority aforesaid, That out of all or any the aids or fupplies provided as aforefaid, there shall and may be issued naval fervices, and applied, any fum or fums of money, not exceeding eight hundred ninety eight thousand seven hundred forty seven pounds twelve shillings and nine pence, for or towards the naval services herein after particularly expressed; that is to say, for or towards victuals, wages, wear and tear of the navy, and the victualling thereof, performed and to be performed; and for or towards fea services in the office of ordnance, performed and to be performed; and for or towards defraying the ordinary of his Majesty's navy, and for half-pay to sea officers; and for or towards

building, rebuilding and repairs of his Majesty's ships, in the

year one thousand seven hundred and fifty four.

viz. 898,7471.

VI. And

VI. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall 1,6-21. 10. to and may be issued and applied any sum or sums of money, not the navy in exceeding one thousand six hundred forty two pounds ten shil- the late war. lings, for paying a bounty for the year one thousand seven hundred and fifty four, of two shillings and fix pence per day to twenty chaplains, and two shillings per day to twenty more chaplains, who have ferved longest on board his Majesty's ships of war; provided it appears by the books of the faid thips, that they have been actually bothe and mustered thereon, for the space of five years during the late wars with France and Spain, and provided likewise, that such chaplains do not enjoy the benefit of fome ecclefiaftical living, or preferment from the crown or otherwise, of the present annual value of fifty pounds.

VII. And it is hereby also enacted by the authority aforesaid, 10,000l, to That out of all or any the aids or supplies aforesaid, there shall Greenwich and may be iffued and applied any fum or fums of money, not Hospital. exceeding ten thousand pounds, upon account, towards the support of the royal hospital at Greenwich, for the better maintenance of the feamen of the faid hospital, worn out and be-

come decrepit in the fervice of their country.

VIII. And it is hereby also enacted by the authority afore- 123,5651. 178. faid, That out of all or any the aids or supplies aforesaid, there to the ordshall and may be issued and applied any sum or sums of money, nance; not exceeding one hundred twenty three thousand five hundred fixty five pounds seventeen shillings, for the charge of the office of ordnance for land fervice, for the year one thousand seven hundred and fifty four, performed and to be performed, and for defraying the extraordinary expense of the office of ordnance for land fervice, not provided for by parliament.

IX. And it is hereby also enacted, That out of all or any 1,068,18 cl the aids or supplies provided as aforefaid, there shall and may tos. 51. 29. to be iffued and applied any fum or fums of money, not exceed- the land ing one million fixty eight thousand one hundred eighty five forces; pounds ten shillings and five pence halfpenny, for and towards maintaining his Majesty's land forces, and other services herein after more particularly expressed; (that is to say,) any sum or of which fums of money, not exceeding fix hundred twenty eight thou- 628,3151. 78. fand three hundred fitteen pounds feven shillings and eleven und for pence, for defraying the charge of eighteen thousand eight hun-Great Britain, dred and fifty seven effective men, including commission and Guernsey, and non-commission officers, and also one thousand eight hundred Jersey; and fifteen invalids, for guards, garrifons, and other his Majesty's land forces in Great Britain, Guernsey and Jersey, for the year one thousand seven hundred and fifty four; and any sum 236,420l. 18s. or fums of money, not exceeding two hundred thirty fix thou- 6d. 2q. for the fand four hundred twenty pounds eighteen shillings and fix pence Minorca, and halfpenny, for maintaining his Majesty's forces and garrisons Gibraltar, Noin the plantations, Minorca and Gibraltar, and for provisions for vaScotta, Newthe garrifons in Nova Scotia, Newfoundland, Gibraltar and Pro- foundland, vidence, for the year one thousand seven hundred and fifty four; and Provi-

and dence.

57,3581. 58. tai. 55,000l. to

the reduced land forces and marines.

to the horse guards, &c. reduced;

pay officers widows, &c.

31,9001. 118. ordinary expences in 1753.

varia.

land.

11,392l. 6s. od. towards the fettling Nova Scotia in 1753.

and any fum or fums of money, not exceeding fifty feven thou-5d. to the out fand three hundred fifty eight pounds five shillings and five pensioners of pence upon account, for out-pensioners of Chelsea hospital, for Chelsea hospital the year one thousand seven hundred and sifty four; and any fum or fums of money not exceeding fifty five thousand pounds, upon account of half-pay, for the reduced officers of his Maofficers of the jefty's land forces and marines, for the year one thousand seven hundred and fifty four; fubject to fuch rules to be observed in the application of the faid half-pay, as arh hereafter prescribed 4,2461. 6s. 8d. concerning the fame; and any fum or funs of money not exceeding four thousand two hundred forty fix pounds fix shillings and eight pence, for defraying the charge for allowances to the feveral officers and private gentlemen of the two troops of horse guards, and regiment of horse reduced, and to the superannuated gentlemen of the four troops of horse guards, for the year one thousand seven hundred and fifty four; and any sum or sums 2,944l. to half of money not exceeding two thousand nine hundred forty four pounds for paying of pensions to the widows of such reduced officers of his Majesty's land forces and marines as died upon the establishment of half-pay in Great Britain, and who were married to them before the twenty fifth day of December one thousand seven hundred and sixteen, for the year one thousand feven hundred and fifty four; which faid fum of two thousand nine hundred forty four pounds, shall be issued to such person or persons as his Majesty shall, by warrant or warrants under his royal fign manual, direct and appoint to receive the fame, to be by him or them paid over to fuch widows of half-pay officers, or their affignees, according to such establishments, lists, or other directions, and with and subject to such conditions, qualifications, and other allowances for the same, as his Majefly, by fuch and the like warrant or warrants, shall be gracioufly pleafed to direct and appoint; and any fum or fums of 11d. for extra- money not exceeding thirty one thouland nine hundred pounds eleven shillings and eleven pence, for defraying the extraordinary expences of his Majesty's land forces, and other services, incurred in the year one thousand seven hundred and fifty three, 20,000l. to the and not provided for by parliament; and any fum or fums of elector of Ba money not exceeding twenty thousand pounds, to enable his Majesty to make good his engagements with the elector of Ba-32,000d to the varia, pursuant to treaty; and any sum or sums of money not King of Po- exceeding thirty two thousand pounds, to enable his Majesty to make good his engagements with the king of Poland, elector of

> Saxony, pursuant to treaty. X. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall and may be iffued and applied any fum or fums of money, not exceeding eleven thousand three hundred ninety two pounds fix shillings and nine pence, upon account, for defraying the charges incurred by supporting and maintaining the settlement of his Majesty's colony of Nova Scotia in the year one thousand feven hundred and fifty three, and not provided for by parlia-

> > ment:

ment; and any fum or fums of money not exceeding forty feven thousand and fifty four pounds fifteen shillings and three pence, 3d. for Nova upon account, for supporting and maintaining the settlement Scotia. of his Majesty's colony of Nova Scotia, for the year one thoufand seven hundred and fifty four.

XI. And it is hereby also enacted by the authority aforesaid, 67,5051. 798. That out of all or any the aids or supplies aforesaid, there shall 9d, 1q, to and may be iffued and applied any fum or fums of money not the deficiency exceeding fixty one thousand five hundred five pounds nineteen of the halfshillings and nine pence farthing, to make good the deficiency sublidy. of the half subsidies of tonnage and poundage, charged with the payment of several annuities by the acts of the fixth year of the reign of Queen Anne, and the fixth year of the reign of his late majesty King George the First, to satisfy all annuities charged thereupon to the fifth day of January one thousand seven hundred and fifty four; and any sum or sums of money not exceeding fix 6,7921, 158. to thouland seven hundred ninety two pounds fifteen shillings, to the deficiency replace to the finking fund the like fum paid out of the fame to of the duties make good the deficiency of the duty of twelve shillings a barrel on tweets, at on sweets, or wines made from British or foreign fruit or sugar, October 1753. upon the tenth day of October one thousand seven hundred and shifty three; and any sum or sums of money, not exceeding two bridge at thousand pounds, towards enabling the commissioners for Westminster, building a bridge cross the river Thames from the city of Westminster to the opposite shore in the country of Surry, to maintain the faid bridge, and to perform the other trutts reposed in them; and any fum or fums of money, not exceeding fix thou- 6,000l. tofand pounds, towards laving out, making and keeping in repair wards maka road proper for the passage of troops and carriages from the from Carlisle city of Carlifle to the town of Newcastle upon Tyne; and any to Newcastle. fum or fums of money not exceeding ten thousand pounds, to be 10,2001. for applied in building, maintaining, and supporting the British the British forts and settlements upon the coast of Africa; and any sum or on the coast fums of money not exceeding two thouland fix hundred thirty of Africa. two pounds, upon account, for defraying the charges of the 2,6321. for decivil establishment of his Majesty's colony of Georgia, and other fraying the incidental expences attending the same, from the twenty fourth ment of Georday of June one thousand seven hundred and fifty three, to the gia, twenty fourth day of June one thousand seven hundred and sity four; and any sum or sums of money, not exceeding sisteen 15,4971. 3. four; and any sum or sums of money, not exceeding sisteen 12d, 1q, to disthousand four hundred ninety seven pounds three shillings and charge bills two pence farthing, to fatisfy the feveral principal fums remain-drawn for ing due on bills drawn from America, and certificates given for military ferthe pay of two troops of rangers, one highland company, boat-Georgia in men, half galleys or schooners in Georgia, and other charges 1747. thereunto belonging, and for extraordinary military fervices, to Midfummer one thousand seven hundred and forty seven, agreeable to the report of the auditor of the imprest.

XII. And be it further enacted by the authority aforefaid, That the faid aids and supplies provided as aforefaid, shall not be appropriately be issued and applied to any other use, intent or purpose what- ated to no

focver, other ule.

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foever, other than the uses and purposes before-mentioned, or for the several deficiencies or other payments directed to be satisfied thereout by any act or acts, or any particular clause or clauses for that purpose contained in any other act or acts of this present session of parliament.

Rules to be observed in of the balfpay.

XIII. And as to the faid fum of fifty five thousand pounds by this act appropriated on account of half-pay as aforefaid, it theapplication is hereby enacted and declared by the authority aforefaid, That the rules herein after prescribed shall be du y observed in the application of the faid half-pay; that is to fay, That no person shall have or receive any part of the same, who was a minor, and under the age of fixteen years, at the time when the regiment, troop or company, in which he ferved, was reduced; that no person shall have or receive any part of the same, except fuch persons who did actual service in some regiment, troop or company; that no person having any other place or employment of profit, civil or military, under his Majesty, shall have or receive any part of the faid half-pay; that no chaplain of any garrison or regiment, who has any ecclefiastical benefice in Great Britain or Ireland shall have or receive any part of the said halfpay; that no person shall have or receive any part of the same, who has refigned his commission, and has had no commission fince; that no part of the fame shall be allowed to any person by virtue of any warrant or appointment, except to such perfons who would have been otherwise intitled to the same as reduced officers; and that no part of the same shall be allowed to any of the officers of the five regiments of dragoons, and eight regiments of foot, lately disbanded in Ireland, except to such as were lately taken off the establishment of haif-pay in Great Britain.

XIV. And whereas by an act of parliament made and passed in the 26Geo.2.c.23. twenty fixth year of his Majesty's reign (intituled, An act for granting to his Majesty a certain sum of money therein mentioned out of the finking fund; and for applying certain furplus monies remaining in the exchequer for the fervice of the year one thousand seven hundred and fifty three; and for the further appropriating the supplies granted in this session of parliament; and for enlarging the time limited by an act of the last fellion of parliament, for subscribing annuities after the rate of three pounds per centum per annum, and three pounds ten shillings per centum per annum, into the joint stock of annuities; and for other purposes therein mentioned;) the several supplies which had been granted to his Majesly, as is therein mentioned, were appropriated to the several uses and purposes therein expressed; amongst which, any sum or sums of money not exceeding fifty eight thousand pounds was appropriated to be paid to the reduced officers of bis Majesty's lund forces and marines, subject nevertheless to such rules to be observed in the application of the said hulf-pay, as in and by Surplus of last the aforefaid at were prescribed in that behalf: now it is hereby

years half-pay provided, enacted and declared, by the authority aforesaid, That to be disposed so much of the said sum of fifty eight thousand pounds as is or

shall be more than sufficient to satisfy the said reduced officers, according to the rules prescribed by the said act to be observed of by his Manager to the rules prescribed by the said act to be observed in the said act to be observed. in the application thereof, or any part of such overplus, shall jesty. and may be disposed of to such officers who are maimed or lost their limbs in the late wars, or such others as by reason of their long service or otherwise, his Majesty shall judge to be proper objects of charity, or to the widows or children of fuch officers, according to such warrant or warrants under his Majesty's royal fign manual, as shall be figned in that behalf; any thing in this act, or the faid former act, to the contrary notwithstanding.

CAP. XI.

An all to continue the duties for encouragement of the coinage of money; and for removing doubts concerning the continuance of the duty of twenty shillings for every ton of brandy wines and strong waters imported.

MAY it please your most excellent Majesty: Whereas by an act made in the eighteenth year of the reign of King Charles the 18 Car. 2. c. 5. Second, and continued with some additions by an act made in the 25 Car. 2. c. 8. twenty fifth year of his reign; both which acts were revived and further continued by an act made in the first year of the reign of King James the Second, and further continued by several subsequent 1 Jac. 2. c. 7. alls made in the fourth year of the reign of King William and 4Will.&Mary, Queen Mary, and in the twelfth and thirteenth year of the reign of C. 24. King William the Third, certain rates and duties were imposed on all 12 & 13 Will. 3. wines, vinegar, cyder and beer, and also on all brandy wines and strong waters imported or brought into the port of London, or into any other ports, creeks or places, within the kingdom of England, dominion of Wales, or town of Berwick upon Tweed, the faid several rates and duties to be applied towards defraying the charge of the coinage of gold and filver monies in the mints of England: and whereas after the union of the two kingdoms of England and Scotland, an act was made in the seventh year of the reign of Queen Anne, whereby the like rates and duties were granted and made payable for the like 7 Aun. c. 24. purposes, and for the term therein mentioned, on all wines, vinegar, cyder, beer, brandy wines and strong waters imported into Great Britain; and the faid acts made in the eighteenth and twenty fifth years of the reign of King Charles the Second, and also an act made in the fourth year of the reign of Queen Anne, and every clause, article and fentence in the faid acts, or any of them contained, were revived and further continued, with some additional provisions, for the service of the mints in England and Scotland respectively: and whereas by an all made in the first year of the reign of King George 1 Geo. 1.c. 43. the First, the said several rates and duties, and all the said former acts, and all other acts of parliament concerning coinage then being in force, were revived and continued for the further term therein mentioned, and a provision was thereby made for supplying any deficiency of the revenue settled for the encouragement of the courage : and whereas the faid several rates and duties, and all the fail asts concerning coinage, were with a like provision for supplying any deficiency of the faid re-

Anno vicesimo septimo GEORGII II. c. 11?

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venue, further continued by several subsequent asts made in the ninth year of the reign of King George the Pirst, and in the fourth year 9 Geo. 1. C. 19. of the reign of your Majefly: and whereas by an act made in the ninth 4 Geo. 2. C. 12. year of the reign of your Majesty, intituled, An act for laying a 9 Geo. 2 C. 23. duty on the retailers of spirituous liquors, and for licensing duty on the retailers of spirituous liquors, and for licensing the retailers thereof; it was, amongst other things enacted, That the duties and revenues which should arise by the licences for vending brandy or fpirits, as also the then present duties on logy wines strong waters. brandy, rum, arrack, and all other spirits, whether foreign or British, and fuch duties as should arise by the retailing the same, should, from and after the twenty ninth day of September, one thouland seven hundred and thirty fix, be united to, and made part of, the general or aggregate fund, established by the act of the first year of the reign of his late majesty King George the First, and be issued and applied to the uses

12 Geo. 2. C. 5.

to which the faid fund was or should be made applicable: and whereas by an act made in the twelfth year of the reign of your Majesty, fuch only of the faid rates and duties so granted by the faid act made in the eighteenth year of the reign of King Charles the Second, as were thereby charged on the importation of wines, vinegar, cyder and beer, and all the faid former acts, and all other acts of parliament concerning coinage, then being in force, and the same provision for 19Geo.2.c.14. Jund have as made in the faid revenue, were further continued; and by an act made in the nineteenth year of the reign of your Maje-

fly, have continuance for the space of seven years, from the first day of March one thousand seven hundred and forty five, and until the end of the first session of parliament then next following, and no longer: and whereas great benefit hath arisen from the encouragement of coinage given by the faid acts, and it is therefore expedient, that an adequate revenue be settled and continued for the like purpoles; we your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, do give and grant unto your Majesty the rates, duties and impositions herein after-mentioned, for and during the term herein after expressed, and do humbly pray, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That such and the like rates, duties and impotions, as by the faid act of the eighteenth year of the reign of King Charles the Second were granted, and by the faid subsequent acts were continued, for and upon the importation of wines, vinegar, cyder vinegar, cyder and beer, during the respective terms therein mentioned, shall be further continued, and be paid and payable to his Majesty, his heirs and successors, for and upon all wines, vinegar, cyder or beer, which shall be imported or brought into Great Britain, within or during the space of seven years, to commence from the first day of March one thousand seven hunandtherecited dred and fifty four, and until the end of the first session of parliament then next following, and no longer; and that all the faid former acts, and all other acts of parliament concerning coinage,

and every of them, and every clause, article, and sentence in

The duties granted by 18 Car. 2. on the importation of wines, and beer,

acts relating thereto, continued for 7 years.

Anno vicesimo septimo Georgii II. c. 11.

them, or any of them contained, now being in force, shall be and are by virtue of this act continued, and shall be in force, and be duly put in execution, for and during all such time and term as are before-mentioned, as fully and effectually, as if the fame were particularly repeated and re-enacted in the body of

this present act.

II. And to the end the importers of gold and filver into the Treasury to mints of England and Scotland respectively, may not be discou-iffue monies raged by any deficiency of the revenue by this act fettled for de-for defraying fraying the coinage thereof; be it further enacted by the autho- the expences rity aforesaid, That it shall and may be lawful to and for the of the mints in commissioners of the treasury, or any three or more of them Scotland. now being, or the lord high treasurer, or any three or more of the commissioners of the treasury for the time being, and they are hereby impowered and directed, out of the monies arising by this act, or out of any other publick supplies granted or to be granted by parliament, to cause so much money to be applied as shall be necessary for defraying the expences of the said mints of England and Scotland respectively, by way of imprest, and upon account, for that service, so as the same, together with the coinage duties arising by this act do not exceed in any one year the fum of fifteen thousand pounds, and so as the said monies be issued out of the exchequer of Great Britain, to the master of the mint in England, and to the master of the mint in Scotland respectively, for the said purposes.

III. And whereas some doubts have arisen concerning the continuance of the duty of twenty shillings for every ton of brandy wines and strong waters imported; which together with other duties and revenues was, by the herein before-recited act made in the ninth year of the reign of his present Majesty, in manner before-mentioned, united to and made part of the aggregate fund: now, for removing all doubts concerning the continuance of the faid duty; be it declared by the authority aforefaid, That it was the true intent and meaning The duty of of the faid act, to continue the faid duty of twenty shillings 203. formerly for every ton of brandy wines and strong waters imported, as granted on part of the said aggregate fund, for and during such term for every ton or brandy, &c. which any of the rates, duties, and revenues, composing the imported, confaid aggregate fund were granted and made payable, notwith-tinued as put standing the expiration of the term for which the said duty of ot the aggietwenty shillings for every ton of brandy wines, and strong waters gate fund. imported, was granted by the herein before-mentioned act made

in the fourth year of the reign of his present Majesty.

CAP. XII.

An act for improving and preserving the navigation from Salter's Load Sluice in the county of Norfolk, to Standground Sluice in the county of Huntingdon; and from Flood's Ferry in the iste of Ely in the county of Cambridge, to Ramsey High Load in the spid county of Huntingdon; and also the navigation from Old Bedford Sluice in the said county of Norfolk, to the river Nene, in the parish of Ramsey, in the said county of Huntingdon.

TX7 HEREAS the navigation from the port of King's Lynn, to Standground Sluice near the city of Peterborough, was anciently carried on from Salthirn Load, otherwise Salter's Load Sluice in the county of Norfolk, through Well Creek and the river Nene, to Flood's Ferry in the county of Cambridge; and from thence through Ramsey Mere, Ugg Mere, and Whittlesea Mere, in the county of Huntingdon; but the navigation through the said meres being at all times extremely tedious, difficult and dangerous, and very frequently altogether impracticable; the navigation from the faid port of King's Lynn, to Standground Sluice aforesaid, has for many years been carried on from Flood's Ferry aforesaid, through a certain drain called Whittlesea Dyke, being the safest and nearest passage: and whereas the navigation from the parish of Ramsey, and the adjacent places to the faid port of King's Lynn, will be most conveniently carried on by Flood's Ferry, through the river None, Well Creek and Salter's Load aforefaid: and whereas the navigation from the towns of Chatteris, Mancy and Welney, to the faid port of King's Lynn, has for many years been chiefly carried on through a certain drain called the Forty Foot Drain, and the Old Bedford River: and whereas the trade carried on upon the faid rivers, and through the said creek and draws is greatly increased, and it is become necessary to clean, depthen, widen and scour the faid river; creek and drains, which cannot be effected without a considerable expence: and whereas the preserving and improving of the said navigations, will be a great and general advantage to the faid port of King's Lynn, and the city of Peterborough, and to all the towns and villages situate near the said rivers, and to the whole adjacent country; may it therefore please your Majesty, that it may be enacted, &c.

Commissioners appointed for preserving the navigation of the river. Inhabitants to meet annually in their vestries on Monday in Easter week, and choose commissioners. Certificates of the persons so chosen to be transmitted to the other commissioners. Inhabitants neglecting to choose commissioners, they are then to be chosen by the commissioners at their next meeting. Vacancies of commissioners by death, &c, to be filled up within a month. Notice to be given of meetings for that purpose. Tolls granted for compleating the navigations, viz. For every chalder of coals, hundred of battens, half hundred of other deals, load of timber, eight packs of wool, weigh of salt, load of wheat, rapeseed, linseed, coalieed, barley, rye, pease or beans, last of oats or barley bigg, two thousand of turf,

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load of reed, fedge, hay, flax or hemp, last of malt, thousand of tiles, five hundred of bricks, twenty feet of stone, and every chalder of lime, 3 d. and the like sum for every ton of other goods. The toll vested in the commissioners. Pleasure-boats exempted. Collector not to be keeper of any of the fluices. Commissioners may borrow a sum not exceeding 3000l. on the credit of the tolls. Commissioners may make pen sluices, and set out towing paths and haling ways, making satisfaction to the owners. Nine commissioners may receive proposals, but no contract to be concluded unless 25 be present. Persons interested refusing to treat for the fale of lands, a jury to fettle the recompence. Verdict of the jury and judgment of the commissioners to be conclusive; and to be delivered to the clerk of the peach. Commissioners may examine witnesses, and order the jury to view the places. Commissioners to maintain and repair the towing paths, and fet up gates and ftiles, and erect bridges where necef-fary. Where a breach shall happen, or there be danger of one in any of the banks which the commissioners are to keep in repair, the occupiers of lands are to give notice; and if the same be not timely repaired, they may do it, and the expences to be repaid them. Confervators of the Great Level to erect ebb doors at the fluices. Gates to be erected at the mouth of Old Bedford River. Old Bedford River and the Forty Foot Drain may he cleanted. The confervators neglecting to repair the ebb doors, the commissioners may do it, and deduct the expences out of the annual sums payable to the conservators. The improvement and preservation of the navigations to be under the fole direction of the commissioners. Boat master answerable for the damage done by his boat or crew, &c. Persons aggrieved by the order of any justice for offences against this act, may appeal to the quarter sessions. Order of justice not to be quashed for want of form. Destroying or damaging any of the works, sclony. Commissioners at their annual meetings may reduce the tolls, and raise them again if necessary. Commissioners may summon and examine on oath passons intruffed with the receipt or expenditure of money, and levy the balance in arrear, &c. by diffics and fale; and for want of diffress may commit the party.

CAP. XIII.

An act to indemnify persons who have omitted to qualify themselves for offices and promotions within the time limited by law, and for allowing further time for that purpose. EXP. Time given to 28 Nov. 1754.

CAP. XIV.

An act to continue feveral laws relating to the diffemper now raging among the horned cattle in this kingdom.

CAP. XV.

of the reign of his late majesty King George the First, intituled, An act for the more effectual punishing wicked and evil disposed persons going armed and disguised, and doing injuries and violences to the persons and properties of his Majesty's subjects; and for the speedy bringing the offenders to justice.

WHEREAS by an act made in the ninth year of the reign of his late majefly King George the First, intituded, An act for geo. 1. c. 22. the more effectual punishing wicked and evil-disposed persons going armed and disguised, and doing injuries and violences to the persons and properties of his Majesty's subjects; and for the speedy bringing the offenders to justice; it is amongst other things enacted, That if any person or persons, from and after the first of

Anno vicesimo septimo Georgii II. c. 16.

of June in the year of our Lord one thousand seven hundred and twenty three, shall knowingly send any letter without any name subscribed thereto, or signed with a fictitious name, demanding money, venison or other valuable thing, or shall forcibly restue any person being lawfully in custody of any officer or other person, for any of the offences in the faid all mentioned, every person so offending, being thereof lawfully convicted, shall be adjudged guilty of felony, and shall fuffer death as in cases of felony without benefit pf clergy: and whereas divers letters have been fent to several of his Majesty's subjects, threatening their lives or burning their houses, which letters not demanding money, venifon or any valuable effects, are not subject to the penalties of the faid ael; to prevent the like mischievous and iniquitous proceedings for the future, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That victed of tend- if any person or persons, from and after the first day of May ing or incendi- one thousand seven hundred and fifty four, shall knowingly send any letter without any name subscribed thereto, or signed with a fictitious name or names, letter or letters, threatening to kill or murder any of his Majesty's subject or subjects, or to burn their houses, out-houses, barns, stacks of corn or grain, hay or straw, though no money or venison or other valuable thing shall be demanded in or by such letter or letters; or shall forcibly rescue any person being lawfully in custody of any officer or other persons in cu- any person being sawfully in custody of any omcer or other stody for such person for the said offence, every person so offending, being thercof lawfully convicted, shall be adjudged guilty of felony, and shall suffer death as in cases of felony without benefit of clergy.

Perfons conary letters,

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or of rescuing offences, to fuffer death.

CAP. XVI.

An all for making perpetual several laws for punishment of persons destroying turnpikes, locks or other works erested by authority of parliament; and that all alls made for creeting courts of conscience shall be deemed publick acts; and to impower a certain number of the trustees of the British Museum to do certain atts; and for confirming the table of fees to be taken by the clerks to the justices of the peace for the county of Middlesex; and for giving further time for the payment of duties omitted to be paid for the indentures or contracts of clerks and apprentices; and for filing affidavits of the execution of contracts of clerks to attornies and folicitors; and for preventing persons driving certain carriages from riding upon such carriages.

Geo. 2. C. 33. WHEREAS an act made in the fifth year of the reign of his present Majesty, intituled, Anact to explain, amend and render more effectual an act passed in the first year of his present Majesty's reign, intituled, An act for punishing such persons as shall wilfully and maliciously pull down and destroy turnpikes for repairing

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pairing highways, or locks or other works erected by authority of parliament for making rivers navigable; and also an act made in the eighth year of the reign of his present Majesty, intituled, An act for 8 Geo. 2. c. 20. rendering the laws more effectual for punishing such persons as shall wilfully and maliciously pull down or destroy turnpikes for repairing highways, or locks or other works erected by act of parliament for making rivers navigable, and for other purpofes therein mentioned; which said acts expired, and were afterwards by an act made in the fifteenth and sixteenth year of his present 15 & 16 Geo. 2. Majesty's reign revives, and were to be in force for the purposes . 33. therein mentioned from the first day of June one thousand seven hundred and forty two, until the first day of June one thousand seven bundred and forty seven; and which by another ast made in the twentieth year of the reign of his present Majesty was further conti- 20 Geo. 2. C. 47. nued from the expiration thereof, until the first day of June one thoufand seven hundred and fifty four, and from thence to the end of the then next session of parliament, have been found by experience to be useful and beneficial, and are near expiring: may it therefore please your Majesty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, The recited That the faid acts shall be, and the same are hereby made per- acts made perpetual.

II. And whereas many inconveniencies have arisen by recson several acts for erecting courts of requests or conscience in several cities, towns corporate and other places, have not been declared to be publick acts; be it therefore enacted, That from and after the first day All acts for of January one thousand seven hundred and fifty five, all the erecting courts acts of parliament for erecting courts of requests or conscience of conscience for the recovery of small debts in cities, towns corporate, and of small debts, other places in this kingdom, shall be deemed, adjudged and to be deemed taken to be publick acts, and shall be judicially taken notice of publick acts. as such by all judges, justices and other persons whatsoever,

without specially pleading the same.

III. And whereas by an act made in the twenty fixth year of the 26Geo.2. C.22. reign of his present Majesty, intituled, An act for the purchase of the Muleum or collection of Sir Hans Sloane, and of the Harleian collection of manuscripts, and for providing one general repository for the better reception and more convenient use of the said collections, and of the Cottonian Library, and of the additions thereto; it is among other things enacted, That certain per sons in the faid all named, and their successors, shall be trustees for putting the faid act in execution; and that they, or the major part of them, in a general meeting affembled, whereof the archbishop of Canterbury, the lord chancellor or lord keeper, and the speaker of the house of commons shall be three, shall in such manner as they shall think fit elect and nominate fifteen other perfons to be affociated to them in the executions of the trusts thereby in them reposed; and when any of the trustees so elected and nominated shall die, shall in like manner elect and nominate a fit person or persons to supply the place or places of him or them

them so dying, and so toties quoties as any of the said trustees so eletted and nominated, or others fo eletted and nominated to supply their places, shall happen to die: and whereas the powers and authorities given to the whole body of the trustees of the British Muleum, by the faid act incorporated, are thereby limited to be exercifed by them. or the major part of them, at any general meeting affembled: and whereas it may happen that the faid archbishop of Canterbury, the lord chancellor or lord keeper, and the speaker of the house of commons, may be hindered by indisposition or avocation from being all of them present at such elections of trustees; and it hay also happen that the major part of the whole number of the trufices of the British Mufour cannot conveniently be prefent at every general meeting of the fuid trustees; be it enacted by the authority aforesaid, That every fuch election of a truftee, at which the faid archbishop of Canterbury, the lord chancellor or lord keeper, and the speaker of the house of commons, or any two of them shall be present, shall be as valid and effectual to all intents and purposes whatsoever, as if the faid archbishop of Canterbury, the lord chancellor or lord keeper, and the speaker of the house of commons, were all of them present; and that the acts and orders made by the major part of such number of the said trustees, as shall be prethem, shall be fent at any such general meeting, so as seven of the said trustees at the least be there present, shall have the same and the like force and effect, as if such acts and orders were made by the major part of the whole number of the faid truflees; any thing in the faid act or any law to the contrary thereof in any wife notwithstanding.

which the archbishop of Canterbury, lord chancel lor, lord keeper, and speaker of the house of commons, or two of present, and all acts done by seven trustees, deemed valid.

Flections of

truitees, at

26Geo.2. C.14.

IV. And whereas by an all passed in the last session of parliament, intituled, An act for the fettling and ascertaining the fees to be taken by clerks to the justices of the peace, it is thereby enabled, That the tables of fees therein required to be made and approved by the justices of the peace at their respective general quarter sections throughout that part of Great Britain called England, foon! I be laid before the judges at the next affixes who are thereby required to ratify and confirm the same in manner as therein mentioned: and whereas no sufficient provision is therein made for the ratifying and confirming the tables of fees made, fettled and approved, or to be made, juiled and approved, by the justices of the peace for the county of Middiefex; Tables of fees be it therefore enacted by the authority aforefaid, That the table of fees to be taken by the clerks to justices of the peace for the county of Middlesex, which is or shall from time to time be made, fettled and approved by the faid justices for the faid county at ed at the quar- their general or quarter sessions, shall be laid before the lord ter sessions, to chief justice of the King's Bench, the lord chief justice of the be ratified by Common Pleas and the lord chief baron of the Exchequer, or any two of them, who are hereby authorized and required to chief haro and ratify and confirm such table of fees, in such manner and form as the same shall be so made, fettled and approved of, or with fuch alterations, additions or abatements, as to the faid lord chief justice of the King's Bench, the lord chief justice of the Common Pleas, and the lord chief baron of the Exchequer, or

any .

for clerks of justices in Middlesex. being approvthe lords chief

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any two of them, shall appear to be just and reasonable; and the faid justices of the peace for the said county are hereby impowered and required to make a table of such sees at their next general or quarter fellions to be held for the faid county after the twenty fourth day of June one thousand seven hundred and fifty four, and to approve or alter the same at the next succeeding general or quarter fessions, and from time to time, and in like manner to make and approve any other table of such sees. V. And, for the relief of any person or persons, who through

neglect or inadvertency have omitted to pay the feveral rates and duties, or any part thereof, upon monies given, paid, contracted or agreed for, with or in relation to any clerk, apprentice or fervant, who hath been put or placed to or with any mafter or mistress, to learn any profession, trade, or employment, and to have fuch indentures or other writings which contain the covenants, articles, contracts or agreements, relating to the service of fuch clerk, apprentice or fervant, stamped within the times by the feveral acts of parliament for those purposes respectively limited, or who have also in like manner omitted to insert and write in words at length, in fuch indentures or other writings as aforefaid, the full fum or fums of money or any part thereof received, or in any wife directly or indirectly given, paid, or agreed, or contracted for, with, or in relation to every fuch clerk, apprentice or fervant, as aforefaid; be it enacted, That Upon payupon payment of the rates and duties upon monics, or fuch ment of the part of fuch monies so neglected or omitted to be paid as afore-duties by 1 faid, on or before the first day of August one thousand seven hun-for apprendred and fifty four, to such person or persons to whom the same tices, and tenought to be paid, and tendering the faid indentures or other dering the inwritings to be stamped at the same time, or at any time on or dentures to be before the twenty ninth day of September one thousand seven stamped, hundred and fifty four, (of which timely notice is to be given in the London Gazette) the same indentures or other writings shall be good and available in law or equity, and may be given in the same to be evidence in any court whatfoever; and the clerk, apprentice or valid, &c. fervant therein named, shall be capable of following and exercifing their respective intended trades or employments, as fully as if the faid rates and duties so omitted had been duly paid, and the full fum or fums received or agreed for as aforefaid, had been inferted; and the persons who have incurred any penalties by the omissions aforesaid, shall be acquitted and discharged of and from the faid penalties; any thing in the faid former acts to the contrary notwithstanding.

VI. And whereas divers persons through mistake, absence, or some unavoidable accident, to the prejudice of infants and others, have omitted to cause affidavits to be made and filed in the proper offices, of the actual execution of several contracts in writing, to surve as clerks to attornice and folicitors, within the times limited and expressed by certain acts passed in the twenty second and twenty fourth years of his present Majesty's reign, whereby many persons may be in danger of incurring the disabilities in the said act of the twenty second year of

Further time allowed to persons, who have omitted to file affidavits of con attornies according to

his present Majesty's reign specified; be it therefore enacted by the authority aforesaid, That all and every person or persons who have omitted to cause such affidavit or affidavits to be made and filed as aforesaid, and who shall, on or before the first day of Michaelmas term next, cause one or more affidavit or affidavits, to be made and filed in such manner as directed by the said last recited acts, or either of them, shall be, and are hereby indemas clerks to ferve nified, freed and discharged, from and agrinst all penalties, for-as clerks to feitures, incapacities and disabilities in the said act of the twenty fecond year of his present Majesty's reign mentioned, incurred 32Geo.2, c.46. or to be incurred, for or by reason of any neglect or omission, in causing such affidavit or affidavits so to be made and siled as aforefaid, according to the directions of the faid last recited acts, or either of them; and fuch affidavit or affidavits so to be made and filed as aforefaid, shall be as effectual to all intents and purposes, as if the same had been made and filed within the respective times limited by the faid feveral last recited acts, or either of them.

The driver of any cart, &c. who shall ride thereon, not having fome to guide the fame, or who shall hurt any perfon passing the strects,

VII. And whereas many bad accidents happen, and great mischiefs are frequently done upon the streets and highways by the negligence or wilful misbehaviour of persons driving carriages thereon; be it therefore further enacted, That if the driver of any cart, car, dray or waggon, shall ride upon any such carriage, not having some other person on foot or on horseback to guide the same (such carts as are respectively drawn by one horse only, or by two horses abreast, and are conducted by some person holding the person on foot reins of such horse or horses excepted) or if the driver of any carriage whatsoever, on any part of any street or highway, shall by negligence or wilful mitbehaviour cause any hurt or damage by negligence to any person passing or being upon such street or highway, every fuch driver offending in any of the cases aforesaid, and being convicted of such offence, either by his own confession, or by the oath of one or more credible witness or witnesses, before any justice of the peace of the county, riding, division or place, where such offence shall be committed, shall for every such offence forfeit any fum not exceeding ten thillings, or shall be committed to the house of correction for any time not exceeding one month, at the discretion of such justice; and every fuch driver, offending in either of the faid cases, shall and may by authority of this act, and without any other warrant, be apprehended by any person or persons who shall see such offence committed, and shall be immediately conveyed or delivered to a constable or other peace officer, in order to be conveyed before some justice of the peace, to be dealt with according to law,

to forfeit ins. or be committed.

Offender may be apprehended without warrant.

CAP. XVII.

An all for revesting in the crown the power of appointing the marshal of the Marshalsea of the court of King's Bench; and for the better regulation of that office, and of the inferior offices thereto belonging; and for rebuilding the King's Bench prison.

HEREAS his majesty King James the First, by his letters patent bearing afte at Westminster the fifteenth day of May in the fourteenth year of his reign, did give and grant to Sir William Smith knight, his heirs and assigns, the office of marshal of the Marshalsea of the court of King's Bench, to have, hold, enjoy, exercise and occupy the said office by himself or themselves, or his or their sufficient deputy or deputies, for ever; and did also thereby grant to the faid Sir William Smith, his heirs and affigns, all fees and profits belonging to the said office, together with the custody of the prison and prisoners thereto committed, as by the said letters patent. relation thereunto being had, may more at large appear: and whereas the fee simple and inheritance of the faid office, by virtue of several mesne conveyances and assurances in the law, did afterwards become vested in William Lenthall late of Great Hazeley in the county of Oxon, esquire, deceased: and whereas the said William Lenthali, by indenture bearing date on or about the twenty fourth day of February one thousand six hundred and eighty four, in consideration of the sum of ten thousand pounds therein mentioned to be advanced and lent by Sir John Cutler of Westminster, in the county of Middlefex, knight and baronet, did, among ft other things, covenant that he and his heirs should stand seised of the fee simple and inheritance of the said office for securing the payment of the said sum of ten thoufand pounds, with interest for the same after the rate of five pounds and ten shillings per centum per annum to the said Sir John Cutler, or his trustees therein named, at certain days and times therein mentioned, and long since past: and whereas by an act of parliament made in the eighth and ninth years of the reign of his late majefly King 8 & 9 Will. 3. William the Third, intituled, An act for the more effectual re- c. 27. lief of creditors in cases of escapes; and for preventing abuses in prisons and pretended privileged places; it was among it other things provided, That nothing in the faid all contained should extend to prejudice, impeach, or lessen any security or securities for any sum or fums of money made or given by or out of the faid office of marfael of the Marshalica of the court of King's Bench, or the profits thereof, by the faid William Lenthall to the faid Sir John Cutler, or to Edmund Boulter esquire, executor of the faid Sir John Curler, or to any other person or persons in trust for them, or either of them, or to subject the said office, or the profits thereof, or the parfon or persons in whom the same then were or should be vested, to any of the forfeitures or penalties in the faid recited act contained, other than fuch as they were or might be liable unto before the making of the faid act, until fuch fum or fums of money as was or were fecured by the aforefail mortgage should be fully satisfed and paid, any thing in

the faid recited ast contained to the contrary thereof notwithstanding; and in and by the said recited act, it was amongst other things enacted, That all and every deputation or deputations, grant or grants, at any time thentofore made or executed by the laid William Lenthall of the said office of marshal of the Marshallea of the said court of King's Bench, was and were thereby declared void and of none effeet; and that every succeeding marshal should, from time to time, and at all times thenafter, be constituted and appointed by the said William Lenthall, his heirs and assigns, by and with the consent in writing under the hand and seal of the said Edmund Boulter, his executors, administrators and assigns, until the debt owing by the said William Lenthall to the faid Edmund Boulter, as executor of the faid Sir John Cutler, should be satisfied: and whereas by an account figned by the faid William Lenthall, on or about the twenty fixth day of June one thousand seven hundred, there appeared to be then due from him, and secured by the said mortgage of the office aforefaid, the sum of twenty thousand four hundred and thirty eight pounds, ten shillings and fix pence halfpenny: and whereas the faid debt was afterwards affigned to Joseph Studley late of Saint Nicholas Lane, London, gentleman deceased; and the fee simple and inheritance of the office aforesaid by virtue of several mesne conveyances and assurances in the law, is now become vested in Ebenezer Blackwell of Lombard Street, London, goldsmith, in trust for the heirs of the faid William Lenthall, and in trust that he the said Ebenezer Blackwell and his heirs shall and may, (as there shall be occasion, until the debt due on the aforefaid mortgage shall be satisfied) by and with the confent of the executors, adminstrators or assigns of the faid Joseph Studley, testified in writing under their hands and seals, and not otherwise, constitute and appoint some person or persons to execute the office of marthul of the Marthallea aforefaid, and with the like confent appoint such other officers as belong to the Jame office: and whereas the debt due on the faid mortgage hath been fince affigued to the several perfons and in the several proportions hereinaster mentioned, (that is to fay) to Thomas Martin of Clapham, in the county of Surrey, esquire, eight twentieth parts thereof; to John Martin of Over-bury, in the county of Worcetter, esquire, four twentieth parts thereof; to the faid Thomas and John Martin, as executors of the will of Edward Bowman late of London, citizen and goldfinith, deceased, four twentieth parts thereof, upon the trusts in the said will mentioned; to John Langmore of Bow Lane, London, gentleman, as executor of the will of the faid Joseph Studley, one twentieth part thereof; to the faid John Langmore in his own right, one half of one twentieth part thereof; to Edward Birch of the parish of Saint Giles in the Fields, in the county of Middlesex, cordwainer, and Ann his wife, one half of one twentieth part thereof; and to the said Ebenezer Blackwell, two twentisth farts thereof: and whereas on the first day of February one thousand seven kundred and fifty three, there was due for principal and interest on the aforesaid mortgage, the fum of thirty thousand three hundred and ninety seven pounds, three shillings and three pence; and the proprietors of the faid debt have agreed to accept the fum of ten thousand and five hundre.: .

dred pounds, as a compensation and in full satisfaction of and for the fame: and whereas the prison of the Marshalica of the faid court of King's Bench is decayed by length of time, and so much out of repair, that the same in its present condition is unsafe for the custody, and dangerous to the health of the prisoners; which inconveniencies cannot be remedied unless the prison is rebuilt: and whereas the said office of marshal of the Marshallea aforesaid, is an office of great trust and importance, and the granting the same in see by King sames the First, and the mortgaging the same under such grant, has been a very great obstruction to the due exercise of the faid office, and detrinental to the authority and jurisdiction of his Majesty's said court of King's Bench, and to the sufety of the prisoners committed to the aforestild prison, and injurious to the suitors of the faid court, who can not have any benefit of the aforefaid flatute made in the cighth and ninth years of the reign of his late majefly King William the Wird, until the debt due on the aforefaid mortgage shall be paid and satisfied: may it therefore please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and conient of the lords spiritual and temporal and commons in this present parliament assembled, ro, 500 l. to be and by the authority of the fame, That out of all or any the paid to aids or supplies granted to his Majesty for the service of the Thomas and year one thousand seven hundred and fifty four, any sum or John Martin, sums of money not exceeding the sum of ten thousand sive hun-more, Edward dred pounds shall and may be iffined and paid to the said Thomas Birch and Martin, John Martin, John Langmore, Edward Birth and Ebe- Ebenezer Martin, John Martin, John Languist, Lawrence Blackwell, in nezer Blackwell, their executors, administrators or alligns, in discharge of confideration of and full fatisfact on for the debt due to them on the mortgage the faid mortgage of the office of marshal of the Marshalfea a- on the office foresaid, upon their conveying, alligning and releasing unto his of marshal of Majesty, his heirs and successors, all their estate, right, title and the marshalinterest, of, in and to the said office, and the said debt so due to sea. them as aforesaid. II. And it is hereby further enacted by the authority afore-

faid, That from and immediately after the payment of the faid house, with fum of ten thousand five hundred pounds to the said Thomas the power of Martin, John Martin, John Langmore, Edward Birch and Ebe-appointing nezer Blackwell, the faid prison of the Marshalfea of the faid the marshal, court of King's Bench, and the scite thereof, and the ground and to reveil in the crown. appurtenances thereunto belonging, and the power of granting the custody of the said prison, and the office of marshal of the Mur shalled aforefaid, shall be re-vested in his Majesty, his heirs Proviso for and fucceffors, and shall for ever thereafter remain and be un-redemption. alienable; subject nevertheless to such proviso or condition for redemption thereof, as herein after is mentioned, and also subject to fuch regulations and provisions, with regard to the execution of the faid office, and to the government of the faid prifon, as are herein after provided, enacted and declared.

III. Provided always, and it is hereby enacted and declared The heirs, &c. by the authority aforefaid, That if the heirs or ailigns of the be-of William fore-named William Lenthall shall and do, on or before the Lenthall, extwenty libiting a bill mortgage,

in the exche- twenty ninth day of Schtember which shall be in the year one quer, and ob- thousand seven hundred and fifty six, exhibit, or cause to be extaining a decree, and dif-hibited, a bill or bills in his Majesty's court of Exchequer at charging the Westminster and shall obtain a decree thereupon for redemption of the faid office, and shall pay into the receipt of his Majesty's exchequer at Westminster aforesaid, such sum or sums of money as by the faid court of Exchequer they shall be ordered or decreed to pay in discharge of the said mort age; then, and in fuch case, they shall and may reposses and enjoy the said office, in as full and ample manner as they lawfully might have done if this act had not been made; any thin, herein contained to the contrary notwithstanding.

to re-possels the office.

to time.

Redemption IV. Provided nevertheless, That nothing in this act connot revived as tained shall give, or be construed to give, to the heirs or asfigns of the faid William Lenthall any right or benefit of redemption of the faid office, which by reason of the length of time, or otherwise, they would not have been intituled to if this act had not been made.

John Ashton the present marihal continued.

After his death or amoval, the King to appoint.

V. And it is hereby further enacted by the authority aforefaid, That from and after payment of the faid fum of ten thoufand five hundred pounds, John Ashton esquire, the present marshal of the Marshalsea aforesaid, shall continue to have, hold and enjoy the faid office of marthal of the Marshalfea aforesaid. and all fees, perquisites, profits, privileges and advantages thereto belonging (subject nevertheless to the provito for redemption herein before-mentioned) for and during fo long time as he shall behave himself well in his said office, and shall be resident in the said prison, or within the rules thereof, and no longer: and after the death, refignation or amoval from the faid office of the faid John Ashton, his Majesty, his heirs and fuccessors, shall have full power and authority (subject nevertheless to the proviso for redemption herein before-mentioned) to nominate, constitute and appoint, by his or their letters patent, or by his or their fign manual, such person as his Majesty, his heirs and fuccessors, shall think fit and proper, to be marshal of the Marshalfea aforesaid; and so, from time to time, to nominate, constitute and appoint the marshal of the Marshalsea aforefaid, when and as often as the faid office shall become vacant by death, refignation or otherwife; and every fuch person so nominated, constituted or appointed marshal of the Marshalsea aforesaid, shall have, hold and enjoy the said office, and all sees, perquifites, profits, powers, privileges and advantages thereto belonging, for and during fo long time as such marshal shall behave himself well in his said office, and shall be resident in the faid prison, or within the rules thereof, and no longer; and all grants of the said office shall be made accordingly, or otherwise shall be void.

VI. And it is hereby further enacted and declared by the au-The marshal, thority aforesaid, That the marshal of the Marshalfea aforesaid, and prisoners, and all inferior officers belonging to the said office of marshal, subject to the and the prisoners committed and to be committed to the prison

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aforesaid, shall, from time to time, and at all times hereafter, rules made in be regulated and governed by luch rules and orders as have been, purfuance of or shall be for that purpose made and provided, in pursuance of 2Geo. 2.C. 22. the directions of an act of parliament made in the second year of the reign of his present Majesty, intituled, An act for the relief of debtors, with respect to the imprisonment of their persons; and the faid marshal, and the inferior officers aforesaid, shall accept and No other fees take such fees only as have been, or shall be appointed and set-to be taken, take such sees only as have been, or man or appointed and see than what are tled in pursuance of the said last-mentioned act, and no other or thereby allow-

greater fee or reward whatfoever.

VII. And it is here by further enacted by the authority aforeThe marshal faid, That from any after payment of the faid sum of ten thou- to have the fand five hundred bounds, the marshal of the Marshalsea afore-appointment said for the time beauty hall have the nomination and appoint of interior of ment of all fuch inferior officers as now are belonging, or here-ficers, &c. tofore have usually belonged to the office of marthal of the Marshalfea aforefaid; and all inferior officers who shall be appointed in pursuance of this act, shall hold their several offices during so long time as they shall respectively behave themselves well therein, and no longer; and all grants of the faid inferior offices shall be made accordingly, or otherwise shall be void.

VIII. Provided always, and it is hereby enacted and declared The marshal by the authority aforesaid, That as well the marshal of the and interior Marshalfea aforesaid, as the inferior officers to be nominated and officers may appointed in pursuance and by virtue of this act, shall be subject for neglect or and liable to be amoved from their respective offices by order or misbehaviour. rule of his Majesty's said court of King's Bench, in case of any fuch non-refidence or other neglect of duty, or any fuch milbehaviour in their faid offices respectively, as the said court of King's Berch shall think sufficient cause for such amoval, upon any complaint to be made against such marshal, or any such inferior officer, by motion or petition, in a fummary way.

IX. Provided also, and it is hereby enacted and declared by Persons sellthe authority aforesaid, That if any person, at any time after ing, &c. the payment of the said sum of ten thousand five hundred pounds, office of mar-shall bargain or sell the said office of marshal of the Marshalsea a- serior offices foresaid, or any inferior office thereto belonging, or any deputa-thereto betion of any such office or offices, or any part or parcel of any of longing, &c. them, or receive, have or take any money, fee, reward, or any other profit, directly or indirectly, or take any promife agreement, covenant, bond, or any affurance to receive or have any money, fee, reward, or other profit, directly or indirectly, for any fuch office or offices, or any deputation or deputations of any fuch office or offices, or for any part of any of them, or to the intent that any person should have, exercise or enjoy any fuch office or offices, or any deputation or deputations of any fuch office or offices, or any part of any of them, then all and every fuch person and persons who shall so bargain or sell any fuch office or offices, deputation or deputations, or who shall take any money, fee, reward or profit for any such office or offices, or any deputation or deputations of any of the faid offices, Wel. XXI.

venant, bond or affurance for any money, reward or profit to be

to forfeit their right in the offices, &c.

and the purchafer dif-

given for any fuch office or offices, or any deputation or deputations of any of the faid offices, or any part of any of them, shall lose and forfeit all his and their right, interest and estate, which such person or persons, shall then have, of, in or to any of the faid offices or deputations, or any part cf any of them, of or in, or to the gift or nomination of any of the faid offices or deputations, for which office or offices, deputation or deputations, or for any part of any of them, any such ferson or persons shall fo make any bargain or fale, or take of receive any fum of money, fee, reward or profit, or any promise, covenant, bond or affurance to have or receive any fee, seward money or profit; and that all and every person and persons who shall give or pay any fum of money, reward or fee, o. shall make any promise, abled to hold, agreement, bond or affurance to give or pay any fum of money, reward or fee for any of the said offices, or for the deputation or deputations of any of the faid offices, or any part of any of them, shall immediately, upon the same see, money or reward being given or paid, or upon any fuch promite, covenant, bond or agreement being had or made for any fee, fum of money or reward to be paid as aforefaid, be adjudged, and is and are hereby declared to be a disabled person or persons in the law, to all intents and purposes, to have, occupy or enjoy the said office or offices, deputation or deputations, or any part of any of them, for which such person or persons shall so give or pay any sum of money, fee or reward, or make any promife, covenant, bond or other affurance to give or pay any fum of money, fee or reward whatfoever.

Persons who or office from the mortgagees, and now in possession,

to hold the fame giving fecurity for

and may affign the fame with confent of the court, ά¢,

X. Provided nevertheless, and it is hereby enacted by the auhave purchast thority aforesaid, That nothing in this act contained thall exed any inferitend, or be confirmed to extend in any wife to prejudice any perfon who at any time heretofore hath purchased any inferior office or place belonging to the office of marshal of the Marshalfea aforefaid, of or from any person or persons claiming under the aforefaid mortgage of the twenty fourth day of February one thousand fix hundred and eighty four, and who is now in posfession of such office or place; but that every such person who hath fo purchased any such inserior office as aforesaid, shall and the execution may hold and enjoy the fame in the fame manner as he might of fuch office, have done, if this act had not been made; any thing herein before contained to the contrary notwithstanding; giving such security for the due execution of his office to the marshal of the Murshalsea for the time being, as his Majesty's court of King's Bench shall direct and appoint; and shall have power to sell or dispose of such office or place to any person who shall contract or agree for the purchase thereof; so as such sale or disposition be made by deed of affignment, or by words of affignment indorsed on the back of the grant of the said office or place, and be made with the approbation and confent of the faid court of King's Bench (if in term time) or with the approbation and con-

fent of the lord chief justice, or any other of the justices of the The purfaid court for the time being, during any vacation; and every chaser subject such purchaser shall by virtue of such assignment be feised and to the regulations. possessed of the said office for so long time as he shall well behave himself in the said office, but shall be amoveable in a summary way as aforefaid, and thall be subject to the regulations herein before-mentioned, and shall have no power to sell or dispose of the same; and shall give such security for the due execution of his office to the marthal of the Marshalfea, as the faid lord chief justice, or any of the justices of the said court, shall direct and appoint

XI. Provided Alo, and it is hereby enacted by the authority The persons aforesaid, That the said Ebenezer Blukwell, as trustee for the accepting the heirs and affigns of the hid William Lenthall, and the said Tho-composition mas Martin and John Martin, as executors and trustees named herein apin the will of the laid Edward Bruman, shall not be liable to any fatisfaction of claim or demand whatsomer either at law or in south white claim or demand whattoever, either at law or in equity, which the debt shall or may be made or claimed by the heirs or atligns of the secured by faid William Lenthall, or by any other person or persons claim-mortgage of ing under him or them, or by any person or persons claiming the office of marshal, inunder the will of the faid Edward Bowman, for or in respect of demantied. any breach of trust or supposed breach of trust by the said Ebenezer Blackwell, Thomas Martin and John Martin, or any of them, in accepting fuch composition as herein before is mentioned, in lieu and fatisfaction of and for the aforefaid debt, fecured by the aforefaid mortgage of the office of marthal of the Marshaller aforefaid, or by alligning, conveying or releasing all their or any of their effate, right, title and interest in the said office, in purfuance of this act, but they the faid Ebruan Blackwell, Thomas Martin and John Martin, and every of them, are and is and shall be, by virtue of this act, indomnissed and saved harmless from all claims and demands whatfoever, of any perfon or perfons whomfoever claiming or to claim by, from or under the faid William Lintball and Edward Biwman, or either of them, for or in respect of such composition as aforefaid, or for or in respect of fuch affignment, conveyance or releafe as aforefaid, or for any other act, deed, matter or thing whatfoever, which they the faid Ebenezer Blackwell, Themas Martin and Isla Martin, or

act, or for the better carrying the same into execution. XII. Provided also, and it is hereby enacted by the authori- Thomas and ty aforesaid, That it shall and may be lawful to and for the said John Marine Thomas Martin and John Martin to deduct and retain to them- to be pad felves, out of the truft-monies which shall or may come to their then exhands by virtue of this act, a proportionable part of all fuch pences. cofts, charges and expences, as they shall have respectively sustained or been put unto, in relation to the faid mortgage of the

any of them, thall do or cruse to be done in pursuance of this

faid office of marthal of the Marshaller aforefaid.

XIII. And to the end that the fuitors of the faid court of The claufes o King's Bench may have the full benefit of the aforefaid act of 8 W. 3.0 27. narhament of the eighth and ninth years of the reign of his faid pealed ofter

O 2 late

payment of 10,500 l.

late majesty King William the Third; it is hereby further enacted by the authority aforefaid, That from and immediately after payment of the said sum of ten thousand five hundred pounds, the herein before recited clauses of the said act shall be and are hereby repealed.

The marshal, &c. discharged from payment of any fum for holding his office, from 12 Feb. 4753.

XIV. Provided always, and be it further enacted by the authority aforesaid, That the said John Ashton, his heirs, executors. administrators and affigns, and all other person and persons whomfoever, shall be, and is, and are hereby exonerated, freed and discharged, from the payment of all or any sum or sums of money, to the said Thomas Martin, John Martin, John Langmore, Edward Birch, and Ebenezer Blackweige their heirs, executors, administrators or assigns, or any of them, or to any other person or persons whomsoever, for jur apon account of holding, using or exercising the office of marshal of the Marshalsea aforesaid, from and after the twelfth day of February which was in the year of our Lord one thousand seven hundred and fifty three, by virtue of any leafe, contract or other agreement whatfoever, any fuch leafe, contract or agreement whatfoever, or any law, statute, usage, or other matter or thing to the contrary notwithstanding.

7.800 l. to be iffued for rebuilding the prifon.

XV. And it is hereby further enacted by the authority aforefaid. That by and out of all or any of the aids or supplies granted to his Majesty for the service of the year one thousand seven hundred and fifty four, there shall and may be issued and applied any fum or fums of money, not exceeding the fum of feven thousand eight hundred pounds, for defraying the expence of rebuilding the faid prison of the Marshalfen of the said court of King's Bench, in such manner, and at such place, within the rules of the faid prison, as the commissioners of his Majesty's treasury now being, or any three or more of them, or the high treasurer, or the commissioners of his Majesty's treasury for the time being, or any three or more of them, shall direct, by writing under his or their hands.

Bodies politick, &c. impoweredto for the commodious rebuilding the prilon.

XVI. And whereas it may be necessary to purchase lands or tenements, for the more commodious rebuilding the aforesaid prison; be it therefore enacted by the authority aforefaid, That it shall and may be lawful to and for all bodies politick, corporate or collefell lands, &c. giate, and all trustees, mortgagees, and scofees in trust, guardians of infants, and committees of lunaticks and ideots, executors and administrators whatsoever; and also to and for all femes covert, and all and every other person and persons whomsoever, who are or shall be seized, possessed of, or interested in, any lands or tenements, within the rules of the faid prison, to bargain and fell the same to such person or persons, as the commissioners of his Majesty's treasury now being, or any three or more of them, or the high tronsurer, or the commissioners of his Majesty's treasury for the time being, or any three or more of them, shall, by writing under his or their hands, appoint to contract for the purchase thereof, for the purpose aforesaid; and fuch lands and tenements to to be purchased, shall be conveyed

to his Majesty, his heirs and successors, by deed or deeds, to be inrolled in his Majesty's court of King's Bench aforesaid; and all contracts, agreements and fales, and all conveyances, by such deeds inrolled as aforesaid, which shall be made by any such The purbodies politick, corporate or collegiate, or other persons a fore-chase-money faid, shall be valid and effectual to all intents and purposes; any to be laid out law, statute or usage, or any other matter or thing to the con- in the purtrary notwithstanding: and all and every sum and sums of mo-chase of other ney, which shall be paid to or for the use of any such body poli-same uses. tick, corporate or collegiate, or other person or persons aforefaid, for the purchase of any lands or tenements, for the purposes of this act, shall by respectively laid out and invested in the purchase of other lands, tenements and hereditaments, which shall be conveyed and which to and upon, and subject to such titles, uses, trusts, limitations, remainders and contingencies, as the Till such purlands and tenements, sold for the purpose of this act, were set-chares made, tled, limited and affured, at the time of fuch fale, and shall be the money to held and enjoyed accordingly; and until fuch purchase-money the funds shall be re-invested in lands as aforesaid, the same shall be laid out in the purchase of stocks in some of the publick funds, or placed out on government or real fecurities at interest, and such interest shall be paid to or for the use of such person or persons, as would have been intitled to the rents and profits of the lands or tenements fo fold for the purposes of this act as aforefaid.

XVII. And it is hereby further declared and enacted by the After the piauthority aforefaid, That when such prison shall be rebuilt as son shall be aforesaid, the marshal of the Marshalsea aforesaid for the time be-marshal to ing, shall from time to time, and at all times from thenceforth, keep the fam at his own costs and charges, by and out of the fees and profits in repair. incident to his faid office, well and fufficiently repair and keep in good repair the faid prison, and all the buildings and appurtenances thereunto belonging; and the faid prison so rebuilt, and the buildings and ground thereto belonging with the appurtenances, shall remain unalienably vested in his Majesty, his

heirs and successors for ever.

XVIII. Provided always, and be it further enacted by the authority aforefaid, That nothing in this act contained shall extend, or be deemed, construed or taken to extend to alter, The right of change, impeach or affect any estate, right, title or interest of, the duke of or claimed by the most noble Thomas duke of Leeds, his execu- Leeds not aftors, administrators or affigns, or which he or they can or may feeled by this have or claim of, in or to all those two messuages with the ap-act. purtenances, fituate, lying and being in Southwark in the county of Surrey, whereof heretofore one was called The Angel, and is now, or late was, called or known by the name of the King's Bench; and the other called The Crane; and all tenements, houses and gardens to the faid messuages, or either of them, belonging or appertaining; and a piece of ground behind the faid garden, demised by one Richard Fulmarsten by indenture dated the fixteenth day of December in the eight and thirtieth year of the reign of Henry the eighth, late King of England, to one John Molle,

Masse, for twenty one years, parcel of the lands and possessions then exchanged with the said Richard Fulmarston, and lately in the tenure of George Reynells, under the yearly rent of two and twenty pounds and ten shillings; which said two messuages, and the said gardens, piece of ground, and premisses thereto belonging, in and by certain letters patent under the seal of his Majesty's court of Exchequer, bearing date at Westmisser the eleventh day of March in the twenty fourth year of his present Majesty's reign, were, among other things, demised and granted by his Majesty unto the said Thomas duke of Leeds, his executors, administrators and assigns, for and during the term of thirty one years, from the date of makking the said letters patent.

CAP. XVIII

An act to continue several laws for prohibiting the importation of books reprinted abroad, and first composed or written, and printed in Great Britain; for the free importation of cochineal or indico, and relating to rice, frauds in the customs, the clandestine running of goods, and to copper ore: and for the better encouragement of the making of sail cloth in Great Britain; and to authorize the payment of the bounty to Alexander Brown and others, upon a ship sitted out for the whale sishery, and lost in the Greenland seas; and for the more effectual payment of the bounties upon British made sail cloth to Robert Donald and others.

THEREAS the feveral laws herein after-mentioned have by experience been found useful and beneficial, and are near expiring; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, That so much of an act made in the twelfth year of the reign of his present Majesty, intituled, An act for prohibiting the importation of books reprinted abroad, and first composed or written, and printed in Great Britain; and for repealing so much of an ast made in the eighth year of the reign of her late majesty Queen Anne, as impowers the limiting the prices of books; which act was to continue in force from the twenty ninth day of September one thousand seven hundred and thirty nine, for the space of seven years, and from thence to the end of the then next session of parliament; and which by an act made in the twentieth year of his present Majesty's reign was further continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and fifty four, and from thence to the end of the then next session of parliament, as relates to the prohibiting the importation of hooks reprinted abroad, and first composed or written, and printed in Great Britain, thall be, and the same is hereby further continued_{ac}

Part of 12 Geo. 2. c. 36. continued by 25. Geo. 2. c. 47. further continued to 29 Sept. 1760.

nued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and sixty, and from thence to the end of the then next session of parliament.

II. And be it further enacted by the authority aforesaid, 7 Geo. 2. C. 18. That an act made in the seventh year of the reign of his present further conti-Majesty, intituled, An act for the revival of an act made in the nucd to 29 thirteenth year of the reign of his late majesty King George the First, Sept. 1760. intituled, An act for the free importation of cochineal, during the time therein limited, and also for the free importation of indico; which was to continue in force from the twenty fourth day of fune one thou and seven hundred and thirty four, for the 14 Geo. 2. C. 34. term of feven year, and from thence to the end of the then next fession of passiament; and which by another act made in the fourteenth year of the reign of his present Majesty was surther continued, from the expiration thereof, until the first day of fune one thousand seem hundred and forty seven, and from thence to the end of the then next session of parliament; and which by another act made in the twentieth year of the reign of his present Majesty, was further continued, from the expiration thereof, until the first day of June one thousand seven hundred and fifty four, and from thence to the end of the then next feffion of parliament, shall be, and the same is hereby further continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and fixty, and from thence to the end of the then next fession of parliament.

III. And be it further enacted by the authority aforefaid, 3Geo 2 c 28. That an act made in the third year of the reign of his prefent further centi-Majesty, intituled, An act for granting liberty to carry rice from his need to 29 Majefly's province of Carolina in America, directly to any part of Sept. 1760. Europe fouthward of Cape Finisterre, in ships built in, and belonging to Great Britain, and navigated according to law; which was to be in force for five years from the twenty ninth day of September one thousand seven hundred and thirty, and from thence 8 Geo. 2.c. 19. to the end of the then next fession of parliament; and also an act made in the eighth year of the reign of his present Majesty, to continue the faid act from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and forty two, and from thence to the end of the then next fession of 15 Geo. 2.c. 33. parliament; and to extend that liberty to his Majesty's province of Georgia in America (which faid acts were, by an act made in the fifteenth and fixteenth years of the reign of his present Majesty, continued, from the expiration rhereof, until the first day 20 Geo 2.c.47. of June one thousand seven hundred and forty seven, and from thence to the end of the then next fession of parliament) and which was by another act made in the twentieth year of the reign of his present Majesty, further continued from the expiration thereof, until the first day of June one thousand seven 6, 32 hundred and fifty four, and from thence to the end of the then next fellion of parliament, shall be, and the same is hereby further continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and fixty,

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IV. And be it further enacted by the authority aforesaid,

and from thence to the end of the then next session of parliament.

Clauses in 5 Geo. 1. C. 11, further continued to 29 Sept. 1760.

That the several clauses in an act made in the fifth year of the reign of his late Majesty, intituled, An act against clandestine running of uncustomed goods; and for the more effectual preventing of frauds relating to the customs, relating to such foreign goods, wares and merchandizes, as shall be taken in at sea, our of any ship or vessel, in order to be landed or put into any other ship or vessel or boat; and also relating to goods not reported and found after clearing thips; and whereby further remedies are provided against relanding goods prohibited to be worn in this kingdom, and foreign goods shipped out for parts beyond the feas; and also relating to the opening or allering the package of goods on board ships outward-bould; and also relating to hovering ships or vessels, of the burd of fifty tons or under; and also concerning the bales or package in which coffee shall be exported; and also relating to rum imported in casks or vestels, not containing twenty gallons at the least; and also relating to certificate goods entered in order to be exported to Ireland, which were to have continuance for the term of three years, from the several times of the commencement thereof, and from thence to the end of the then next session of parliament respectively; and which by another act passed in the ninth year of his faid late Majesty's reign, were continued, from the expiration of the several and respective terms therein mentioned, for the term of five years, and from thence to the end of the then next session of parliament; and which said clauses by an act made in the second year of the reign of his present Majesty, were further continued until the twenty ninth day of September one thousand seven hundred and thirty four, and from thence to the end of the then next session of parliament; and by another act made in the eighth year of the reign of his present Majesty, were further continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and forty two, and from thence to the end of the then next feffion of parliament; and by another act made in the fifteenth and fixtcenth year of the reign of his present Majesty, were further continued from the expiration thereof, until the first day of June one thousand seven hundred and forty seven, and from thence to the end of the then next session of parliament; and

2Geo.2.c.28.

8Geo.z.c.z1.

15 Geo.2.C.33.

20Geo.2.C.47

which by another act made in the twentieth year of the reign of his present Majesty, were further continued, from the expiration thereof, until the first day of June one thousand seven hundred and sifty sour, and from thence to the end of the then next session of parliament, shall be, and the same is hereby surther continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and sixty, and from thence to the end of the then next session of parliament.

3Geo.r.c.18. further contiV. And be it further enacted by the authority aforciaid, That an act made in the eighth year of the reign of his late Majesty,

intituled. An all to prevent the clandestine running of goods, and the nued to 29 danger of infection thereby; and to prevent ships breaking their qua- Sept. 1760. rentine; and to subject copper ore of the production of the British plantations, to such regulations as other enumerated commodities of the like production are subject, which was to be in force for two years, from the twenty fifth day of March, one thousand leven hundred and twenty two, and from thence to the end of the then next session of parliament; and which by Exception. several subsequent acts (except the clauses obliging all ships and vessels to perform quarentine) was to have further continuance to the first day of June one thousand seven hundred and forty seven, and fram thence to the end of the then next session 20 Geo.2.C47. of parliament; and which by an act made in the twentieth year of the reign of his and at Majesty, was intended to be further continued to the first day of June one thousand seven hundred and sifty four, but by mirake, the year one thousand seven hundred and forty seven, was inserted therein, instead of the said year 21 Geo. 2 c. 33. one thousand seven hundred and fifty four; and which by an act made in the twenty first year of the reign of his present Majesty, was further continued from the expiration thereof, until the first day of June one thousand seven hundred and fifty, and from thence to the end of the then next session of parliament. shall be, and the same is hereby further continued, from the expiration thereof, until the twenty ninth day of September one thousand seven hundred and fixty, and from thence to the end of the then next session of parliament.

VI. And be it further enacted by the authority aforesaid, 12 Ann. ft. 1. That an act made in the twelfth year of the reign of her late c. 16. further majesty Queen Anne, intituled, An act for the better encouragement continued to of the making of fail cloth in Great Britain, which was to continue in 29 Sept. 1760. force for seven years, and from thence to the end of the then next session of parliament; and which was by an act made in 5 Geo. 1.c. 25. the fifth year of his late Majesty's reign, further continued for the term of seven years, and from thence to the end of the then next session of parliament; and which by another act made in 10 Geo. 1 C. 17. the tenth year of the reign of his faid late Majesty, was further continued for the term of feven years, and from thence to the end of the then next fession of parliament; and which by another act made in the eighth year of the reign of his present Ma- 8Geo.2.C.18. jesty, was further continued until the twenty fifth day of March one thousand seven hundred and forty two, and from thence to the end of the then next session of parliament; and which by a- 15Geo.2 c 35. nother act made in the fifteenth year of the reign of his present Majesty, was further continued until the first day of June one thousand seven hundred and forty seven, and from thence to the end of the then next fession of parliament; and which by another act made in the twentieth year of the reign of his present 20Geo. 2 .. 45. Majesty, was further continued, from the expiration thereof, until the first day of June one thousand seven hundred and fifty four, and from thence to the end of the then next session of parliament; shall be, and the same is hereby further continued,

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6 Geo. 2. C. 32 from the expiration thereof, until the twenty ninth day of Sep-32Geo. 2.c. 45. tember one thousand seven hundred and fixty, and from thence to the end of the then next fession of parliament.

VII. And whereas by two acts of parliament made in the fixth and twenty second years of the reign of his present Majesty, for the encouragement of the whale fishery carried on by his Majesty's British subjects, a bounty of forty shillings per ton, under certain regulations mentioned in the saidacts, is to be paid by the receiver general of the customs, to the masters or owners of ships employed in the whale fishery in the Greenland Seas or Davis's Streights, on their return to this kingdom: and whereas Alexander Brown and George Steel, did, on the behalf of themselves and partners, havet in the year one thousand seven hundred and fifty one, a ship called the Hopetoun, for the whale fishery in the Greenland Seas, by the manner prescribed and appointed by the faid acts, and which fail ship was actually employed in the faid fishery, but was unavoidably nost in the faid seas : be it therefore enacted by the authority atoresaid, That the commissioners of the treasury, or any three or more of them now being, or the high treasurer, or any three or more of the comfels loft in the missioners of the treasury for the time being, shall be, and he or they are hereby impowered to direct, if he or they think fit, the payment of the bounties which the faid Alexander Brown and George Steel, and their partners, would have been intituled to in case the said ship had returned to this kingdom; any thing in the faid two several acts contained to the contrary notwithstanding.

Alexander Brown and George Steel, for their vel-Greenland Seas.

The treasury

may pay the

bounties to

VIII. And whereas several sums of money, amounting in the whole to the fum of one thousand three hundred and fifty eight pounds eleven shillings and ten pence are due to John Stevenson and company, and Robert Donald and company, for bouncies upon British made fail cloth exported from that part of Great Britain called Scotland, on or before the first day of June one thousand seven hundred and fifty; which fums of money cannot, by reason of the insufficiency of the fund established for the payment of the said bounties, before the said first day of June one thousand seven bundred and sifty, be paid and disand company, charged, unless some more effectual provision be made for that purpose; be it therefore enacled by the authority aforefaid, That the fecompany, out veral and respective sums of money due to Robert Donald and company, and to John Steven/on and company, for bounties upon British made fail cloth exported on or before the first day of June one thousand seven hundred and fifty, amounting in the whole to the fum of one thousand three hundred and fifty eight pounds eleven shillings and ten pence, shall be, and the same are hereby charged upon, and shall be paid out of such parts of the old subsidy collected in that part of Great Britain called Scotland, as are applicable to the payment of incidents.

29358 l. 115. rod, to be paid to Robert Donald and to John Stevenson and of the old fubfidy in Scotland, applicable to incidents.

CAP. XIX.

An att for discharging the corporation of the governor, bailiffs, and commonalty, of the company of conservators of the great level of the fens, commonly called Bedford Level, from a debt due to the duke of Bedford, and earl of Lincoln; and for enabling the proprietors of lands in the North Level, part of the said great level, to raise money to discharge the proportion of the said North Level in the debts of the said corporation; and for ascertaining and appropriating the taxes, I be laid on the said North Level; and for the more iffestival draining and preserving the said North Level, and for the more said said said on the manner of Crowland.

THEREAS by an Set of parliament made and passed in the 15 Car. 2. fifteenth year of the reign of his late majesty King Charles C. 17. the Second, intituled, An act for settling the draining of the great level of the fens called Bedford Level, reciting, That Francis carl Law of Sewers of Bedford, according to a law of fewers made at King's Lynn in in 6 Car 1. the fixth year of the reign of his late majefly King Charles the First, had undertaken the draining of the faid great level therein mentioned to be fituate within the counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the ifle of Ely, and therein particularly bounded and described; and that he was to have for his recompence ninety five thousand acres of the ground within the faid level, with convenient highways and passuges to the same, and the new river, cuts and drains, to be made by the faid earl and his affigus, and the banks of the same, and the forclands in the inside of the faid banks, not to exceed fixty foot in breadth; and that William earl of Bedford, son and beir of the said earl Francis, with divers of his adventurers and participants, had proceeded in the compleating and finishing the faid works; but that the same could not be preserved without constant care, great charge, and orderly government; it was therefore (amongst other things) enacted, That the said William ear! of Bedford, and the adventurers and participants of the faid earl Francis, and earl William, or either of them, their heirs and affigus, in such manner as therein after is contained, should be a body politick and corporate in deed and name, and have succession for ever, by the name of The governor, bailiffs, and commonalty, of the company of conservators of the great level of the sens, with power to lay and levy taxes upon the faid ninety five thousand acres only, for support, maintenance and preservation of the said great level, and do all other things in order to the support, maintenance and preservation of the faid great level and works made, and to be made, in fuch manner as therein is mentioned; and taking notice, that by the faid law of sewers, twelve thousand acres, parcel of the faid ninety five thousand acres, were designed and intended to his faid late majesty King Charles the First, and had been set forth and allotted by bounds in severally; and that his faid late Majesty had granted we thousand acres, part thereof,

thereof, to Jerome earl of Portland, his beirs and assigns; and that the faid earl had fold about one thoufand five bundred acres, part of the faid two thousand acres, to several persons, and bad conveyed the remaining five bundred acres to Benjamin Weston esquire, on several trusts; it was thereby further enacted, that the faid two thousand acres, or such other lands of equal value, as should be jet forth in exchange of the same, should be and were thereby vested, settled, and established in the faid several persons, their beirs and affigus respectively, to whom the si id earl of Portland bad conveyed the same, to be beld of the King's majesty, his beirs and successors of the manor of East Greenwich, by fealty only, in free and common socage, subject nevertheless with the residue of the said ninety five thousand acres, in equal proportion to all taxes and charge necessary and conducing to the preservation of the faid great level from , rowking; and it was thereby further enacted, That the eighty three thousand agres, remainder of the faid ninety five thousand acres, with the faid men finas ages, new rivers, cuts, drains, banks and forelands, over and a ve the faid ten thousand acres, residue of the said twelve thousand acres, which were allotted in severalty, and of which his said late Majesty was in possession, were thereby vested and fettled in the faid governor, bailiffs and commonalty, and their succesfors, in trust for the said William earl of Bedford, and the adventurers and participants of the said earl Francis and earl William, or either of them, their heirs and affigns, in such manner as is therein after limited and provided, and according to such parts and proportions as they respectively then held and enjoyed, or by virtue of the faid all ought to hold and enjoy, subjett and liable likewife to the payment of all taxes and charges as aforefaid, to be keld of the King's majefly, his beirs and successors, of the manor of East Greenwich, by fealty, in free and common focage; and the faid ten thoufand acres were thereby vefted in his then prefent Majefly, and his affigns, fubject and liable with the refidue of the faid ninety five thousand acres, to the same taxes and charges before specified; and it is thereby further enacted That the faid governor, bailiffs and conservators of the faid corporation for the time being, or any five or more of them, whereof the faid governor or bailiffs, or their successors or any of then, to be two, for maintenance and preservation of the Said great level, by convenient outfalls to the sea, should for ever thereafter be, and were thereby made and constituted commissioners of sewers for and of the said great level of the sens; and the said governor, bailiffs and confervators, or any five or more of them, whereof the faid governor or vailiffs, and their successors, or any of them, to be two, are thereby enabled and impowered from thenceforth, to use and exercife the power and authority of commissioners of sewers, within the said great level of the fens, and of the works made and to be made without the laid great level, for conveying the waters of the said great level, by convenient outfalls to the fea, in fuch manner and with fuch other powers, jurifdictions and authorities, as are therein mentioned and contained: and whereas faid late majesty King Charles the Second, intituled, An act for the taxing and affesting of the lands of the adventurers within the great level of the fens, after reciting in part the last recited as, and that the way therein mentioned of raising draining-taxes upon the said ninety five thoufand acres, by an equal acre-rate, had been found inconvenient, it was enafted. That all taxes thereafter to be let and imposed for the maintenance and

so Car. 2. c. 8. by another all of parliament made and paffed in the twentieth year of his preservation of the said great level, should be from time to time assessed and taxed by the faid governor, bailiffs and confervators, or their fucceffors, or any five or more of them, whereof the faid governor and bailiffs for the time

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being, or any of them to be two, upon the said eighty three thousand acres. part and parcel of the said ninety five thousand acres, by a gradual acretax of different forts and values of lands, to be received, paid and levied, by such ways and means, as in the said recited act are provided; and that the said eighty three thousand acres, for raising taxes for support and maintenance of the great level, should not be rated or affeffed otherwise or in any other manner than according to a gradual acre-tax of different forts and degrees, and according to the respective values and rates thereby set and rated, and to be fet and rated, as is therein after appointed; and it was thereby further enacted, That when and so often as the sum of six thousand one bundred and ten pounds, fer in stillings, and one penny balfpenny, should be taxed and affeffed upon be faid ninety five thousand acres; that then the fail twelve thousand acre. Ibould be rated and affeffed at fifteen pence the acre. and according to the propertion, for the raising of any greater or lesser sum than fix thousand one in dred and ten pounds, seven shillings, and one penny balfpenny, to be received, paid, and levied, together with penalties, in fuch and the like manner, & the taxes set and imposed, or to be set and imposed, upon the said eighty three thousand acres, are thereby provided for to be received, paid, and levied : and to the end that the fuid eighty three thousand acres might be more equally rated by a gradual acre-tax, not under the number of seven forts, it was thereby further enacted, That certain perfons in the same all named, or any three or more of them, were thereby constituted and appointed to be surveyors and valuers of the said eighty three thousand acres, and were within the time therein limited, to digest the said eighty three thousand acres into such number of forts or degrees of land, not under the number of feven forts and degrees, and to rate and tax fuch degrees, and digest the same into schedules in writing, and make returns thereof, upon their oaths, into the fen-office, in fuch manner as in and by the faid act is mentioned and directed: and whereas the several persons by the said last recited ast appointed to be furveyors or valuers, valued and fet out the faid eighty three thousand acres, according to the directions thereby given, into eleven different forts or degrees of land, to be rated and taxed in manner following; that is to fay, for a fingle tax, four pence per acre on the first fort of land; eight pence per acre on the second fort; and so increasing four pence upon every fort; the eleventh fort to be taxed at three fbillings and eight pence; and all greater or less sums which the faid corporation should have occasion to raise. were to be rated and affeffed in the like proportions; which valuations of the faid surveyors were returned by them into the fen-office, as by the faid last-mentioned act was directed; and the faid eighty-three thousand cons bave always fince been taxed according to the degrees and proportions there. by fet out and allotted, calling a tax of four pence on the first fort of land, and increasing on the ten other forts in manner aforesaid, a single tax; five pence a tax and quarter; fix pence a tax and half; Jeven pence a tax and three quarters; and eight pence a double tax; and whereas at a court of the faid corporation, held the tenth day of March one thousand fix hundred and position held and ninety seven, the said corporation, declared that the said great level should so March, be distinguished by the several names of the North Level, Middle Level, 1697. and South Level; and that all that part of the faid ninety five thousand acres, which lay between the north fide of Moreton's Leame, and the fouth fide of Welland River, should be accounted that part of the ninetyfive thousand acres lying within the North Level: and whereas the faid corporation, in order to support and preserve the several works for draining the Debt of the faid great level, were obliged to borrow feveral jums of money on bonds, un- corporation der their common feal: and by that means, at Lady-Day one thousand seven at Lady Day, bundred 1728.

bundred and twenty eight, had contracted debts, amounting in the whole, to the principal fum of seventeen theusand one bundred and fifty pounds; and Some new works being necessary for better draining the said North Level, part of the faid great level, by indenture bearing date the twenty ninth day of May one thousand seven hundred and twenty eight, and made or mentioned to be made, between the governor, bailiffs, and commonalty, of the company of confervators of the faid great level of the four, of the one part, and the most noble William duke of Devonshire, guardian of the most noble Wriothesley then duke of Bedsord, a minor, and the right honourable Henry then earl of Lincoln, of the other part; after reciting the faid act of the fifteenth year of his late majesty King Charles the Second; and that the said great level of the fens was then distinguished by the several names of the North Level, the Middle Level, and the South Level; and that fuch part of the said great level, as was differently by the name of the North Level, did contain about forty thousans, acres of land, of which there were about eleven thousand six hundred acres of land, subject to the said times and that the faid duke of Bedford and earl & Lincoln were owners or proprictors of great part thereof; and further reciting, That the faid dake of Devonshire, as guardian of the said duke of Bedford, and the said earl of Lincoln, for the preservation of the respective estates of the said duke of Bedford and earl of Lincoln, in the faid North Level, did in the then last fummer, actually lay out and expend the fum of three thousand four hundred pounds, the monies of the faid duke of Bedford and earl of Lincoln, in proportion to their faid respective estates, in regaining and keeping oven the outfall for the waters of the faid North Level to sea, and in doing several other necessary and material works, which had tended greatly towards the draining and preservation of all the estates in the said North Level; but by reason of the many and frequent floods which had of late years happened, and the infufficiency of the banks and works of the faid North Level to refift the fame, and particularly by reason of the weakness and lowness of the bank on the north fide Moreton's Leame Wash, next the faid North Level, the greatest part of the lands within the faid level bad then lately been, and were fuljest to be drowned, so that little or no profit could be made thereof, nor could the faid North Level be effectitally drained or secured for the future, unless the faid north bank was to be enlarged and strengthened; and therefore the faid governor, bailiffs, and commonalty, had refolved to make a canal in the faid wash, and other works there, for strengthening and enlarging the said north bank, the charge of all subich would amount at least to fix thoughnd fix hundred pounds; and further reciting, That the faid duke of Devonshire, on the faid duke of Bedford's behalf, and with his confent, and the faid earl of Lincoln, at the request of the faid governor, bailiffs, and commonalty had agreed to advance the faid fix thousand fix bundred pounds, for the purpoles aforefaid, in proportion to their faid respective estates in the said North Level; and that the faid governor, bailiffs, and commonalty, had agreed that the taxes, revenues, and rents, annually laid, and arifing upon and out of the lands in the faid North Level only, should be made a security for repayment as well of the faid three thousand four hundred pounds, then already laid out, as for the faid fix thousand fix bundred pounds to be laid out, and incerest at the rate of four pound per centum per annum; and were deswous and had proposed, that the said duke of Devonshire, and earl of Lincoln, frould have not only the direction and disposal of the faid fix thousand fix bundred founds, in making the faid canal and other new works, but also that the faid dake of Devonshire, and earl of Lincoln, during the minority of the faid duke of Bedford, and afterwards the faid duke of Bedford, and earl

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of Lincoln, their respective heirs and assigns, should have the direction, disposal, and management, of the said taxes, revenues, and rents, of the said North Level, to be by them employed and disposed in and about the repairing and maintaining the works of the Jaid North Level, and making and supporting such other works, as should be necessary or conducing to the effectual draining, securing, and preserving, of the faid North Level; and for and towards the payment of the faid principal sums of three thousand four hundred pounds, and six thou-sand six hundred pounds, with interest as aforesaid, until the said principal fums of three thousand four hundred pounds, and fix thoufand fix bundred pounds, and interest, should be fully paid and fatisfied; it is we selfed, That in consideration of the premisses, and for securing the repayment of the said several sums of three thousand four hundred pounds, and six thousand six hundred pounds, and interest as aforefuld and for the better enabling the said dukes of Devonshire and Beword, and the faid earl of Lincoln, to complete their good defigns of effectually draining, securing, and preserving the said North Level, by making the said canal and other works, which the faid governor, bailiffs, and commonalty, were fensible would be of great benefit and advantage to all the estates in the fame level; they the faid governor, builiffs, and commonalty, for themfelves and their successors, did covenant and agree, to and with the faid dukes of Devonshire and Bedford, and the said earl of Lincoln respectively, and their respective heirs and assigns, that it should and might be lawful to and for the faid duke of Devonshire, and earl of Lincoln, their agents or fervants, duly authorized, during the minarity of the faid duke of Bedford, and after the faid duke of Bedford should have attained his age of twenty one years, and should have confirmed that agreement, for the faid duke of Bedford and earl of Lincoln, their respective heirs and assigns, their agents or servants, duly authorized, without the interruption or denial of the faid governor bailiffs, and commonalty, or their successors, to ask for and demand, have, receive, and take, of and from the receiver general for the time being of the faid corporation yearly, and every year, as the fame should become due, and be paid to the faid receiver general, fo much and fuch part of the faid taxes, to be annually laid on the faid ninety five thoufand acres, as should be the share and proportion, of the lands within the faid North Level liable thereto, together with all other the rents and revenues what soever of the faid governor, bailiffs, and commonalty, in the faid North Level, including the share and proportion of the taxes laid upon the lands within the faid North Level for that present year, and the said rents and revenues due and payable for the same time: and it was thereby declared and agreed, That the yearly fum of one hundred pounds, payable by the heirs or affigns of Sir Charles Orby deceased, to the said governor, bailiffs, and commonalty, and their successors, should be esteemed and taken as part of the faid revenue arifing within the faid North Level; and the faid governor, bailiffs, and commonalty, did thereby authorize, impower, and require the faid receiver general for the time being, to pay yearly and every year, as the same should become due and be paid to him, all the faid taxes, rents, and revenues of the faid North level; unto the faid Jukes of Devonshire and Bedford, and earl of Lincoln r. spesively tbei-

their respective heirs and assigns, or their servants or agents, without any further or other warrant to be had from the faid governor, bailiffs, and commonalty for that purpose: provided, That the said receiver general for the time being, should retain and keep so much of the faid taxes, rents, and revenues of the faid North Level, as should be sufficient to satisfy and discharge the yearly interest of the principal fum of two thousand pounds, thentofore taken up upon the common feal of the said corporation for the service of the said level, until the principal sum of two thousand pounds should be paid off and discharged: and it was thereby declared and agreed, That the faid taxes, rents. and revenues, so to be paid to the said dukes of Devonshire and Bedford, and earl of Lincoln respectively, their here or assigns, should be retained, employed, applied, and disposed it, in the first place, for repairing and maintaining all the works of the first North Level, and making and supporting such other works as should be necessary or conducing to the effectual draining and preservation of the same level, and then for paying and fatisfying to the faid dukes of Devonshire and Bedford, and earl of Lincoln, their respective executors, administrators, and affigns, according to their respective proportions and shares, interest after the rate of four pounds per centum per annum. for the said several sums of three thousand four hundred pounds, and fix thousand fix hundred pounds; and then to take, retain, and keep the furplus money for and towards paying off and finking the faid fums of three thousand four hundred pounds, and fix thousand fix hundred pounds, in such proportions, and by such payments, as should be reafonable and convenient, until the same should be fully paid off and satisfied: and whereas the faid duke of Bedford, or the faid duke of Devonshire as his guardian, and the said earl of Lincoln, laid out and expended the faid sum of six thousand six hundred pounds in purfuance of the faid agreement, in the works therein mentioned, and by virtue of, and under the said agreement, the said duke of Bedford and earl of Lincoln, and their representatives have ever fince continued in the receipt of the taxes, rents, and revenues of the faid North Level; but have been obliged to apply the greatest part thereof for and towards the several works for draining and preserving the said North Level; so that at Lady-day one thousand seven hundred and fifty three, the sum of eighteen thousand nine hundred and thirteen pounds eleven shillings and nine pence, was due for principal and interest of the said several sums of three thousand four hundred pounds, and fix thousand six hundred pounds; five fixth parts whereof is due and owing to the most noble John now duke of Bedford, as executor of the last will of the said Wriothesley late duke of Bedford; and the remaining fixth part thereof is due and owing to the right honeurable Henry earl of Lincoln, as administrator of the said Henry late earl of Lincoln: and whereas the fum of two thousand eight hundred and fifty pounds, part of the debt owing by the faid corporation at Lady-day one thousand seven hundred and twenty eight, was due and owing to the faid Wriothelley late duke of Bedford, who afterwards, in and by his last will and testament, forgave and discharged the same which reduced the debt contracted by the said corporation, before the faid year one thousand seven hundred and twentyeight, to fourteen thousand three hundred pounds: and whereas ever-

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fince the making and executing the faid recited agreement, the faid dutes of Bedford and earls of Lincoln have supported and maintained the works, banks, and drains of the said North Level, and the faid corporation have not been at any charge or expence in or about the fame, but the said corporation have since the said year one thousand seven bundred and twenty eight, borrowed several large sums of money on bonds, under their common scal, to the amount in the whole of fifteen thousand nine hundred and forty pounds; all which has been by them laid out and expended in and about the faid Middle and South Levels, and for supporting and preserving the banks, drains, and works thereof, so that the said corporation is now indebted in the several sums of moncy following, that is to say, In the said sum of sourteen thousand thre bunded pounds, contracted before the faid year one thousand seven with and twenty eight, for or on account of the whole of the said Great Sevel; the said sum of eighteen thousand nine hundred and thirteen pounds eleven shillings and nine pence, contracted fince the faid year one thousand seven hundred and twenty eight. for or on account of and particularly charged upon the faid North Level; and the said sum of fifteen thousand nine hundred and forty pounds, contracted fince the faid year one thousand seven hundred and twenty eight, for or on account of the faid Middle and South Levels, amounting together to forty nine thousand one hundred and fifty three pounds eleven shillings and nine pence: and whereas it has been found by experience that the taxes, revenues, and rents arifing and payable to the said corporation out of the said North Level are not near sufficient to pay off and discharge the faid debt particularly charged thereon, and to defray the charges and expences of maintaining, supporting, and keeping in repair the several works for draining thereof; and notwithstanding the greatest part of the revenues of the said North Level have ever fince the faid year one thousand seven hundred and twenty eight, been haid out in and about the fame, the several banks, rivers, sewers, and works of the same level, are become so greatly decayed and ruinous, that great part of the lands in the fame level have lately been very frequently flesded, and unless some immediate remedy be applied, will become entirely drowned and of little or no value: and whereas the lands called Portland otherwise Great Portfand, parcel of the demesses belonging to and lying within the man or of Crowland in South Holland, in the county of Lincoln, herein after particularly bounded and described, are subject also to be frequently flooded, and cannot be effectually drained and preferved, without a large expence: and whereas the faid lands called Portland otherwife Great Portland, adjoin to the faid North Level, on the north part thereof, and lie convenient to be drained therewith, and it will be for the mutual benefit and advantge of the proprietors or owners thereof, and of the proprietors or owners of the lands within the faid North Level, to join in one common arainage, and in order thereto, the proprietors or owners of the faid manor of Crowland, and lands called Portsand, otherwise Great Portsand, and the proprietors or owners of the greatest part of the lands, within the faid North Level, are willing and desirous that a sufficient sum of money for the effectual draining of all the faid lands, shall be raised by a tax upon all the faid lands, to be ordered, governed, and disposed of, in such mann as P Vos. XXI. herein. herein after is mentioned; provided that the said North Lexel be discharged from the debts of the said corporation; and that all the tames. rents, and revenues, which shall hereafter arise and become payable to the said corporation, out of the said North Level, be applied under the direction of the faid corporation, for the benefit of the faid North Level only, in such manner as herein after is mentioned: and whereas the taxes, rents, and revenues, arising and payable to the said corporation, out of the said North Level, are about one eighth part of the taxes, rents, and revenues arising and payable to the said corporation, out of the whole of the faid great level of the fens, and therefore the faid North Level is subject and liable to raise and pay one eighth part of the said debt of fourteen thousand the ee hundred pounds, which was contracted by the faid corporation, before the faid year one thoufand seven hundred and twenty eight, on occaunt of the whole of the said great level of the fens, and in order to raise money to pay off and discharge the same, it has been proposes that so much of the taxes charged on the corporation lands within the said North Level, by virtue of, or under the said recited act of the fifteenth of King Charles the Second, shall be fold in such manner as herein after is mentioned. as shall raise a sufficient sum of money for that purpose: and whereas the faid John duke of Bedford, and Henry earl of Lincoln, being desirous to promote to good and beneficial an undertaking, have consented and are willing to exonerate and discharge the said corporation, of and from the said debt of eighteen thousand nine hundred and thirteen pounds eleven shillings and nine pence, and to yield up and surrender all the taxes, rents, and revenues of the said North Level, which they are intitled to receive, by virtue of and under the faid recited agreement, and to release and discharge all their right, title, and interest in and to the same, on condition that the taxes, rents, and revenues of the faid Middle and South Levels, be for the future only chargeable with the residue of the sail debt of sourteen thousand three bundred pounds, contracted before the faid year one thousand seven bundred and twenty eight, and with the said debt of fifteen thousand nine hundred and forty pounds contracted on account of the said Middle and South Levels, fince the faid year one thousand seven hundred and twenty eight; and that the said North Level, and the taxes, rents, and revenues thereof, be fully and absolutely discharged of and from all the debts of the said corporation, and every part thereof: and whereas at a court of the said governor, bailiffs, and commonalty of the company of conservators of the great level of the fens, held at the fen-office, on Saturday the twenty fourth day of February one thousand seven hundred and fifty three, a plan according to the said proposals, and for effecting and carrying the said undertaking into execution, in such manner as herein after is mentioned, was laid before the faid court, and the faid court thereupon came to the following refolutions, videlicet; that it appearing to the board that the debt due from this corporation, in the year one thousand seven bundred and twenty eight, was fourteen thousand three hundred pounds, and that the taxes upon all the three levels, at a tax and a quarter, amount to fix thousand three bundred and fourteen pounds three shillings and eleven pence halfpenny, of which the tax arifing from the North Level is seven hundred and seventy seven pounds three shillings and

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four pense halfpenny, being about one eighth part, it is the opinion of this board that if his grace the duke of Bedford and lord Lincoln remit the debt of about nineteen thousand pounds, which is due to them under the agreements made with them by this corporation, in one thoufand seven hundred and twenty eight, for draining the North Level, and the proprietors of the North Level will pay one thousand eight hundred pounds, as their proportion of the said debt of fourteen thoufand three hundred pounds, it will be for the interest of the other two levels, for this corporation to consent that the lands of the North Level be exonerated from the payment of the remainder of the said debt, and the subsequent debts of the corporation, by the act of parliament intended to be applied for for the better draining of that level: and the remaining part of the aid plan being read, the board resolved, That the same did not in any wife appear to be prejudicial to either of the levels belonging to the faid corporation, and therefore they did approve thereof: and whereas the faid corporation, and the creditors of the said corporation, and the proprietors of the greatest part of the taxable lands within the said Middle and South Levels, baving seen and considered the said proposals, approve thereof, and are willing and consenting that the same should be carried into execution: and whereas the effectual draining and preserving the said North Level, and the faid lands within the manor of Crowland, which contain together about forty eight thousand acres, would be of great benefit and advantage to the several proprietors thereof, and of service to the publick in general; and if the proposals and agreements before-mentioned are carried into execution, it is apprehended and believed that the same may be effectually drained and preserved; but in regard the same cannot be effected, or the money necessary for that purpose raised, without the aid and authority of parliament; be it therefore enacted, &c.

The corporation of conservators of Bedford Level, discharged from the debt of 18,913 l. 11 s. 9d. due to John duke of Bedford and Henry earl of Lincoln; and the indenture of 29 May 1728, declared void. The executors of Sir Charles Orby, and Thomas Orby Hunter, discharged from payment of the annual fum of 1001. to the company, and from all covenants in the articles of to July 1697. Proprietors of taxable lands within the North Level, may purchase off so much of the taxes chargeable thereon, by the acts 15 & 20 Car. 2. as will raise the sum of 1,800 l. and enter fubscriptions for the same, before 24 June 1754. Payment thereof to be made by 29 September 1754; and to be applied in discharging the debt: company to execute releases of the taxes to the purchasers. The taxes company to execute releases of the taxes to the purchasers. chargeable by acts 15 & 20 Car. 2. to be continued on the refidue of the lands, and to be applied in the works of the level herein mentioned. The lands of the North Level discharged from the residue of the debt of 14.300 l. and from the debt of 15,940 l. and all other debts now owing. The North Level not liable to debts, on account of the Middle and South Levels; nor they to be subject to debts on account of the North Level. Members for lands in the North Level, not to vote concerning borrowing money for the Middle and South Levels. The lands to be drained, to be divided into districts. Commissioners, appointed for the several districts. Commissioners to have an yearly general meeting, to make a rate for draining on all lands not herein excepted : for the first four years at 1 s. per acre, after not to exceed 6d. per acre, in any year, to be paid half yearly. The dam to be made in the Old Wryde drain, not to be afterwards removed, &c. The Counter Drain from the Severals, to be cleanfed at the proprietors charge. If Dunton Hall Bridge be taken down, of altered, the commissioners to build another. Besides the race for general works of draining, the commissioners of the fourth district may make another rate, not exceeding a s. per acre for the first two years, and 1 s. per acre after. The commissioners of the first and second districts may also make a like rate, not exceeding 1 s. per acre. Differences concerning damages to be settled by the quarter sessions. The duke of Bedford to cleanse and support the drains and other works in the third district. Thocleanse and support the drains and other works in the third diffrict. Thomas Orby Hunter to cleanse and support the drains and other works in the fifth district. Beverley Butler may erect a mill for draining the waters from the ground belonging to him. Tenants to pay the rates, and such as are at rack rent may deduct the same. If the lands shall be untenanted, and no distress can by had, the lands to remain as a security for the rates. 14,000 l. may be 12.00 by annuities, to answer the immediate expences of draining. Annusies for 30 years not to exceed 6 l. and for a single life 7 l. per cent. When the annuities shall be determined the rates may be reduced. Collectors or treasurers shall be determined the lates may be reduged. Collectors or treasurers refusing to account or pay over the monits in their hands, to be committed.

XLIX. And for the preventing and damming up, stopping,

Per fons convicted of mali. throwing down, burning, demolishing, destroying or damaging, cioully destroying or damaging any of the works, to fuffer death;

any of the rivers, drains, watercourses, banks, mills, engines, flood-gates, fluices, doors, dams, bridges, or other works already made or erected for or towards draining the lands and grounds contained within the faid feveral districts and divisions, or any of them, or hereafter to be made, erected, supported, or maintained, for the purpoles aforefaid, by virtue of, or under the powers and authorities of this act; it is hereby enacted by the authority aforesaid, That if any person or persons shall at any time hereafter maliciously cut, break down, burn, demolith, or destroy, any bank, mill, engine, flood-gate, or sluice, already made or erected, or which shall at any time hereafter be making or erecting, or made or erected, supported or maintained, for answering the purposes aforesaid, every person or perfons so offending, being thereof convicted, shall be guilty of felony, and thall fuffer death as felons, without benefit of clergy: and if any person or persons shall at any time hereaster maliciously stop, dam up, demolish, damage, or destroy, any river, drain, watercourte, door, dam, bridge, or other work or works already made or erected, or which shall at any time hereaster be making or erecting or made or erected, supported or maintained, for answering the purposes aforesaid, every person or perfons so offending, being thereof convicted before any two or more justices of the peace for the counties and isle aforesaid, or either of them, who are hereby required to hear and determine the same, on the oath of two or more credible witnesses, shall forfeit the sum of one hundred pounds to the said commissioners, their successors, heirs, or assigns, to be applied for the respective purposes to which the said rates and taxes are hereby directed to be respectively applied; and in default of payment

thereof, the person or persons so offending shall be sent to the house of correction of the county or ille, where such offence shall be committed, there to be kept to hard labour for such

and convicted of stopping up, &c any river or drain,

to forfeit tool.

time

Anno vicesimo septimo Georgii II. C. 20.

time, as lively justices shall order and direct, not exceeding fix anonths.

Commissioners to maintain the banks of Shire Drain, and the sluices at Clows Cross. In case the banks of Shire Drain shall be broken or overflown, the floodgates at Clows Cross to be shut down. Commissioners not to exercise any other power over Shire Drain, or Old South Eau river, than the conservators have a right to use. Conservators not to exercise any power over the commissioners, or the works, other than over the works put under their particular care. New commissioners to be elected in the room of such as shall die or be disqualised. Rights of lords of manors reserved, and of the conservators and others. nors referved, and of the onservators and others.

GAP. XX.

An all for the more easy and effectual proceeding upon distresses to be made by warrants of justices of the peace.

HEREAS by many speeds of parliament, justices of the peace are impowered to iffue warrants for the distress and sale of goods and chattles, but the charges of distraining, keeping, and sale of fuch goods and chattles are not provided for in all the faid acts, nor is there a time in all cases limited for the sale thereof, whereby inconveniencies have arisen: therefore for remedy thereof, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That in all cases where any justice or justices of justices to lithe peace, is or are, or shall be, required or impowered by any mit in their act or acts of parliament now in force, or hereafter to be made, warrants of diaction acts of parliament now in force, or hereafter to be made, warrants of diactions of any penalty in the fine to iffue a warrant of diffress for the levying of any penalty in- for fale of the flicted, or any fum of money directed to be paid, by or in con-diffress, sequence of such act or acts, it shall and may be lawful for the justice or justices granting such warrant, therein to order and direct the goods and chattles so to be distrained, to be sold and disposed of, within a certain time to be limited in such warrant, so as such time be not less than four days, nor more than eight not less than days, unless the penalty or sum of money for which such distress 4, nor more shall be made, together with the reasonable charges of taking than 8 days. and keeping such distress, be sooner paid.

II. And be it further enacted, That the officer making such Officer to dedistress, shall and is hereby impowered to deduct the reasonable duct the charcharges of taking, keeping, and felling such distress, out of the ges of keepmoney arising by such sale; and the overplus (if any) after such ing and selectarges, and also the said penalty or sum of money shall be fully charges, and also the said penalty or sum of money shall be fully overplus to fatisfied and paid, shall be returned on demand to the owner of be returned. the goods and chattles fo distrained; and the officer executing

such warrant, if required, shall shew the same to the person whose goods and chattles are distrained, and shall suffer a copy thereof to be taken.

III. Provided always, That nothing herein contained shall provisions reextend or be construed to extend, to alter or repeal any of the lating to provisions or directions relating to distresses to be made for the tythes in 7 & payment of tythes and church rates, by the people called Qua- 8 Will. 3. c. P 3

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and 1Geo.1.c.

kers, contained in an act passed in the seventh and sighth years of his late majesty King William the Third, intivaled, An act that the solemn affirmation and declaration of the people called Quakers shall be accepted instead of an oath, in the usual form; or in 6, not altered, one other act passed in the first year of his late majesty King George the First, intituled, An all for making perpetual an all of the seventh and eighth years of the reign of his late majesty King William the Third, intituled, An act that the solemn affirmation and declaration of the people called Quarters shall be accepted instead of an oath in the usual form; and for explaining and enforcing the faid act in relation to the parment of tythes and church rates; and for appointing the form of an appropriation to be taken by the faid people called Quakers instead of the oath of abjuration.

CAP. XXI.

An act to continue and render more effectual an act passed in the thirteenth year of the reign of his present Majesty, for repairing the road between Hockcliffe in the county of Bedford, and Stoney Stratford in the county of Buckingham.

CAP. XXII.

An act for enlarging the term and powers granted by an act of parliament passed in the eleventh year of the reign of his present Majesty, for repairing the road leading from the Trent Bridge, in the county of the town of Nottingham, through Costock, otherwise Cortlingstock Lane, to the bridges commonly known by the name of Cotes Bridges, in the county of Leicester; and for making the said act more effectual.

CAP. XXIII.

An act for repairing and widening the road from the city of Peterborough, through Oundle and Thrapston, to Wellingborough in the county of Northampton.

CAP. XXIV.

An act for amending, widening, and keeping in repair, the road leading from Union Point, near the town of Uckfield in the county of Sussex, to Languey Bridge, in the parish of Westham in the said county.

CAP. XXV.

An act for the better enlightening and cleanfing the open places, squares. freets, lanes, alleys, passages, and courts, within the parish of Saint Luke in the county of Middlesex; and regulating the nightly watch and bedels: and for repairing the highways within the faid parish.

CAP. XXVI.

An act for enlarging the term and powers granted by an act made in the ninth year of his present Majesty's reign, intituled, Ad act for repairing and widening the road leading from Saint Dunstan's Cross, near the city of Canterbury, to the water-fide at Whitstable in the county of Kent.

CAP. XXVII.

An act to explain, amend, and render more effectual an act passed in the twenty fixth year of the reign of his present Majesty, intituled, An all for repairing several roads leading into the city of Glasgow.

CAP. XXVIII.

An act for explaining, amending, and rendering more effectual, an act made in the twenty fifth year of his present Majesty's reign, For repairing and widening the road leading from Market Harborough in the county of Leicefter, through Desborough, Rowell, Kettering, Barton Seagrave, and Thrapfton,

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fign. in the county of Northampton; and through Bythorne, Spaldwick, and Lilington, to the Pound in the parish of Brampton, in the county of Huntingdon.

CAP. XXIX.

An act for enlarging the term and powers granted by an act passed in the twenty first year of the reign of his present Majesty, for repairing the high road from Piercebridge to Kirkmerrington, in the county of Durham, and from themse to the turnpike road at Tudhoe Lane End in the said county, and for making the same more effectual.

CAP. XXX.

An act for repairing and widening the road from the borough of Leigefter, to and by the nor a fide of the town of Uppingham in the county of Rutland; and to Wai ford in the county of Northampton, and from thence to Peterborough in the faid county of Northampton.

CAP. XXXI.

An act for repairing and widening the road leading from the toll-gate in the parish of Kettering, though the town of Wellingborough, in the county of Northampton; and through Olney over Sherrington Bridge, to Newport Pagnell, in the county of Bucks, and for repairing and widening, or rebuilding the said Sherrington Bridge.

CAP. XXXII.

An act for repairing and widening the road from a certain intrenchment on Askerswell-hill, opposite to Chilcombe Farm, through the town of Bridport to Penn Inn; and from Bridport aforesaid to the town of Beamister, in the county of Dorset; and also the road from Penn Inn aforesaid, through the town of Axminster, to the workhouse at the east end of the town of Honiton in the county of Devon.

CAP. XXXIII.

An act for repairing and widening the high road from Westwood gate, in the parish of Knotting, in the county of Bedford, through the towns of Rushden and Higham Ferrers, and over Artleborough Bridge, to the turnpike road in Barton Seagrave-Lane, in the parish of Barton-Seagrave, in the county of Northampton.

CAP. XXXIV.

An act for repairing and widening the high road from a place called Saint Loydes, in the town of Bedford, through the parishes of Bromham, Stagsden, Astwood, Hardmead, and Chichley, to the way post in Sherrington Field, where the said road joins the high road from the town of Olney to the town of Newport Pagnell; and also the high road from Bromham aforesaid, through the parishes of Turvey and Colebraysield, to the town of Launden, otherwise Lavenden, in the counties of Bedford and Buckingham; and for applying part of the money arising thereby towards repairing, rebuilding, or widening, Sherrington-Bridge, in the road from the said way post, to the said town of Newport Pagnell.

CAP. XXXV.

An act for laying a duty of two pennies Scots, or one fixth part of a penny sterling, upon every Scots pint of ale and beer brewed for sale, vended or sold within the town and barony of Alloa, in the county of Clackmannan; and also a duty of anchorage for ships and vessels anchoring in the harbour of the said town, for repairing the pier of the said harbour.

CAP. XXXVI.

An act for repairing and widening the roads from the borough of Stratford upon Avon, in the county of Warwick, through Alceller in the faid county, and Feckenham, to a place called Bradley Brook, in the

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county of Worcester; and from Alcester through Great Coueleon and Crabs Cross, in the said county of Warwick; and through Hewell Lane and Burcot, to the Cross of Hands on a common called the Leekhay?" and out of Hewell Lane through Church Lane and Tulnell to Bromf. grove, in the faid county of Worcester.

CAP. XXXVII.

An act for enlarging the term and powers granted by an act made in the eighth year of the reign of his present Majest, for repairing and widening the road from the town or Rochdale in the county palatine of Lan-calter, leading over a certain craggy mountain called Blackstone Edge in the same county; and from thence to the tiwns of Halifax and Ealand in the county of York.

CAP. XXXVII

An act for the better relief and employment of the poor in the parish of Saint Nicholas Depttord in the county of Kent, and in the parish of Saint Paul Deptford in the counties of Kent and Surrey; and for repairing the highways, and paving and cleaning the streets, in the said parishes.

CAP. XXXIX.

An act for repairing and widening the road from the north end of Bridgford Lane in the county of Nottingham, to and through several towns and places in the counties of Nottingham, Leicester, Rutland, and through Rockingham, to the Bowling Green at Kettering in the county of Northampton.

CAP. XL.

An act for opening, making, widening, and keeping in repair a road from Radcliff Highway, through Cannons Street in the county of Middlesex, into the road leading into the county of Essex; and also from the west end of Brook Street into Cable Street, and from Upper Shadwell Street into the back lane in the laid county of Middlesex.

CAP. XLI.

An act for amending and widening several roads, leading from the borough of Truro in the county of Cornwall,

CAP. XLII.

An act for repairing and widening the road from Leicester to Harborough. and from Leicester to Coventry, and from thence through Kenilworth to Warwick, and from thence to Halford Bridge, and from Warwick to Stratford upon Avon, and from Coventry to Martyn's Gutter, leading towards Stoneleigh Town; and for supplying an omission in an act passed in the last session of parliament for repairing the road from Leicester to Ashby de la Zouch in the county of Leicester.

rinno regni GEORGII II. Regis Magnæ Britannia, Francia, & Hibernia, vicehmo octavo.

T the parliamest begun and bolden at Westminster. the thirty-first day of May Anno Domini one thousand seven bundred and fifty-four, in the twenty-seventh year of the reign of our so veign lord George the Second, by the grace of God of Great Britain, France and Ireland, King, defender of the faith, &c. And from thence continued by several prorogations to the fourteenth day of November following; being the second session of this present parliament.

CAP. I.

An act for the relief of the out-pensioners of the royal hospital at Cheliea.

WHEREAS the out-pensioners of the royal hospital at Chelsea, for the relief of maimed and worn out foliners, are by the present method of payment of the out-pension (namely, the payment of a year's pension only, after the same is become due) exposed to sundry and great hardships and distresses, and the said out-pensioners on their admission to the pension, necessitated to take up money for present subsistence on credit, of persons called Money Lenders, on terms many times oppressive and usurious, to the extreme detriment of these meritorious objects of the royal bounty, and generous provision of parliament, and to the unwarrantable emoluments of persons who make advantage of their necessities: for the prevention of all which abuses and mischiefs; be it enacted by the King's most excellent majestyy, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That all assignments. bargains, fales, contracts, orders, agreements, or securities what- Assignments, foever, made by any out-pensioner, for, upon, or in respect of &c. of outany fum or fums of money to become due, for or on account of fore due, dethe out-pension of the royal hospital at Chelsea, to such out-pen-clared voids sioners who shall be admitted thereunto, from and after the twenty fifth day of December one thousand seven hundred and fifty four, shall be absolutely null and void to all intents and

purpofes. II. And be it further enacted by the authority aforesaid, That Advance moevery out-pensioner who shall, after the said twenty fifth day of ney to be naid December one thousand seven hundred and fifty four, be admit- to persons at ted on the pension list, shall, on such his admission, receive in their admission, advance, such proportion of the pension, as shall be equal to the on the pension remaining number of days of the current half year which shall then remain unexpired; and from and after the end of the faid

afterwards paid halfyearly in advance.

Penfions of those admitted before 25 Dec. 1754, to be paid aclations till 25 Dec. 1755, and from thenceforth

Affignments

advance.

Agent for outin advance from the treafurer, and to pay or remit

Treasury to advance for the faid penfions, upon warrant of the commissioners.

State and lifts of the outpensions, to be yearly.

Pension to be half-year, shall on his personal appearance, or affidavit that such out-pensioner was living during the whole or part of the salfyear preceding, and reciting the place of his abode (such affidavit to be made before a justice of the peace of any county, riding, division, city, town, liberty or place in Great Britain or Ireland, where such out-pensioner shall reside, for the taking of which affidavit no fee or reward shall te poid) continue to receive in advance the faid pension by half-wearly payments.

III. And be it further enacted by the authority aforesaid, That all out-penfioners who are already admitted on the faid outpension, or shall be admitted thereto before the said twentyfifth day of December one thousand seven nundred and fifty-four, cording to the shall continue to receive their pensions according to the rules former regu- and regulations already established, until the twenty fifth day of December one thousand seven hundred and fifty five, and that from thenceforth they likewife shall receive their pensions in advance, in the same manner as is above directed in respect of to be paid in such out-pensioners as shall be admitted on the out-pension after the twenty fifth day of December one thousand seven hundred and fifty four, and all affignments, bargains, fales, orders, conof pension, be- tracks, agreements, or securities whatsoever, which shall be given fore due, are or made by any such out-pensioner, for, upon, or in respect of any fum or fums of money to become due on any of the faid advanced half yearly payments, shall be absolutely null and void to all intents and purposes.

IV. And be it further enacted by the authority aforesaid, That pension to re- it shall and may be lawful for such agent as shall be appointed seive the same by his Majesty, his heirs, and successors, for the payment of the out-pension in the manner herein directed, and the said agent so appointed is hereby authorized and directed to receive in advance from the treasurer of Chelsea Hospital for the time being, the same to the such monies as shall be necessary to discharge the same, and to pensioners,&c. pay or remit the said pension to the out-pensioners as aforesaid; which faid agent is hereby impowered and directed to give a receipt or acquittance for the said monies to the said treasurer: which receipt or acquittance shall be a full and final discharge to the faid treasurer for such sum or sums so paid by him to the said agent; and the auditors of the imprests are hereby authorized and required to pais and allow all such acquittances in the accounts of the faid treasurer of Chelsea Hospital; and the lord high treasuissue money in rer, or commissioners of the treasury for the time being, or any three or more of them, are hereby authorized and required to issue in advance to the treasurer of Chelsea Hospital such sum or fums of money, as from time to time thall be necessary for the payment of the faid out-pension, upon such warrant, establishment or orders, as shall be signed by the commissioners of Chelsea Hospital, or any three or more of them.

V. And be it further enacted by the authority aforesaid, That the commissioners of Chelsea Hospital, or any three of them, are made up half- hereby authorized and directed to make up or cause to be made up the last day or days of every half year, an exact state or list

of

of the number of out-pensioners borne on the out-pension, and who have either personally appeared, or have been certified by proper affidavits as aforefaid to be living during the whole or

part of the faid half year then expiring.

VI. And it is hereby enacted, That the faid commissioners Commissionof Chelsea Hospital, or any three of them, shall on such lists or ers on the lists states so exhibited to them, make out or cause to be made out, laid before them, them, to make a warrant to the treasurer of Chelsea Hospital for the time being, out a warrant and shall sign the same, authorizing and directing the said trea-forthe money. furer to issue and pay in advance unto the hands of an agent appointed as aforesait, such sum or sums as may and shall be requisite and necessary for the payment of the out-pension as aforefaid.

VII. And be it further enacted by the authority aforesaid, Treasurer to That the said treasurer of Chelsea Hospital shall and may with-'deduct is. in hold and deduct one shilling in the pound from and out of all the pound, to monies which shall from and after the said twenty fifth day of his Majesty December one thousand seven hundred and fifty five, be applica- shall direct. ble to the payment of the faid out-pension, as well as from and out of all monies which shall be directed to be issued in advance to the out-pensioners of Chellea Hospital, from and after the said twenty fifth day of December one thousand seven hundred and fifty four; which monies so deducted shall be applied in the manner which his Majesty, his heirs and successors shall by warrant Pension to be under his royal fign manual, direct; and that after the deduc-paid without tion of the faid fum of one shilling in the pound, the faid pen-other deducfions shall be paid to the persons intitled thereto without any tion. other deduction, fee, stoppage or charge whatever: and if the Agent taking faid agent to be appointed for the payment of the faid pensions, fees for paying or any other agent or clerk employed in paying the same, shall be cashier'd, exact or take any fee or reward whatfoever, for or on account and forfeit of paying the faid penfion, or on any other account whatfoever 1001. relative to the faid out-pension, such person or persons so offending shall ipso facto lose and forfeit their said office or employment, and shall over and above forfeit the sum of one hundred pounds to any person or persons who shall sue for the same, by action of debt, bill, plaint or information, in any of his Majesty's courts of record, within twelve calendar months after the offence committed; in which said suit no essoin, protection or wager of law shall be allowed, nor more than one imparlance, and be deemed incapable of serving his Majesty, his heirs and fuccessors, in any office or employment civil or military whatfoever.

CAP. II.

An act for continuing and granting to his Majesty certain duties upon malt, mum, cycler and perry, for the service of the year one thousand seven hundred and fifty five. BX P.

CAP. III.

An all to indemnify members of cities, corporations, and borough towns, who have negletted to take the oaths of office, and to stamp their admissions; and for allowing them further time for those purposes.

WHEREAS divers persons members of cities, corporations, and borough towns, within that part of Great Britain called England, upon their being admitted officers or nembers of fuch cities, corporations or borough towns, have through ignorance of law, and of their particular charters or constitutions, omitted to take their oath of office, or have not taken such oaths before a competent number of persons, or before persons duly qualified, or in such manner as is prescribed by their respective charters and constitutions; or if such oaths have been taken, yet a proper entry thereof, or of the members then present, hath not been made in the proper books kept for that purpose; nevertheless such persons have continued to act as members of fuch cities, corporations, and borough towns, whereby great difputes may arise concerning the same, and the validity of the acts of fuch person or persons during the time he or they was or were so disqualified, or not capable of proving his or their qualifications, by reafon of such neglect as aforesaid: for preventing whereof, and of all damage and inconvenience that may arise therefrom; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons in this present parliament assembled, and by the authority of the same, That all and every such member or members, officer or officers of any city, corporation or borough town, within that part of Great Britain called England and Wales, who shall, on or before the twenty ninth day of September one thousand seven hundred and fifty five, take the several oaths by law, custom, or otherwise required or used to be taken in every such city, corporation or borough town respectively, for the offices which they now respectively hold, enjoy and execute, before fuch a competent number of persons as are required by their respective charters, and constitutions; or if after a legal summons fuch competent number shall not appear, then before such or so many of the members of such respective cities, corporations or borough towns, as shall think fit to be present, is and are, and shall be hereby confirmed and qualified to act as member or members, officer or officers of fuch cities, corporations and borough towns respectively, to all intents and purposes, and shall and may hold, enjoy and execute the same, or any other office or offices into which he or they have or hath been elected, notwithstanding his or their omission as aforesaid, or the omissions of any of their predecessors, in the said cities, corporations or borough towns, and shall be indemnified, freed and discharged of and from all incapacities, disabilities, forfeitures, penalties and damages, by reason of any such omission, and none

Anno vicesimo octavo Georgii II. c. 4,5,6.

of his or their acts shall be questioned or avoided for or by rea-

fon of any of the omissions aforesaid.

II. And whereas admissions of several members and officers into cities, corporations, and borough towns, which by several acts of parliament are directed and required to be stamped, may not have been provided, or the same no duly stamped, or may have been lost or missaid; be it further estacted by the authority aforesaid, That Time allowed for the relief of such persons whose admissions may not have for providing been provided, or not duly stamped as aforesaid, or where the admissions to fame have been lost of missaid, it shall and may be lawful to and officers, duly for such persons on of before the said twenty ninth day of Sep-qualified, &c. tember one thousand seven hundred and fifty five, to provide, or cause to be provided, admissions duly stamped; and such perfons so providing admissions duly stamped as aforesaid, are, and shall be hereby confirmed and qualified to act as member or members, officer or officers of fuch cities, corporations, and borough towns respectively, to all intents and purposes, and shall and may hold, enjoy, and execute the same, or any other office or offices into which he or they have or hath been elected, notwithstanding his or their omission, or the omission of any of their predecessors, in such cities, corporations, or borough towns as aforesaid, and shall be indemnified, freed, and discharged, of and from all incapacities, disabilities, forfeitures, penalties and damages, by reason of any such omission, and none of his or their acts shall be questioned or avoided for or by reason of the fame.

III. Provided always, That this act, or any thing herein con-Limitations of tained, shall not extend, or be construed to extend, to restore this act. or intitle any person or persons to any office or employment, matter or thing whatfoever, already actually avoided by judgment of any of his Majesty's courts of record, or already filled up or enjoyed by another person; but that such office, employment, matter or thing, so avoided, or filled up and enjoyed as aforesaid, shall be, and remain in and to the person or persons who is or are now intitled to the same, as if this act had not been made.

CAP. IV.

An act for punishing mutiny and desertion, and for the better payment of the army and their quarters. EXP.

CAP. V.

An act for granting an aid to his Majesty by a land tax to be raised in Great Britain, for the service of the year one thousand seven hundred and fifty five; and for the relief of the inhabitants of certain places in the county of Lincoln, in respect of arrears of the land tax. EXP. At 23. in the pound.

CAP. VI.

An act for taking away mortuaries in the archdeaconry of Chester, and giving a recompence therefore to the bishop of Chester as archdeacon of Chester, who holds and enjoys the said archdeaconry in right of his see. WHEPEAS

in the one and twentieth year of the reign of King Henry the Eighth, intituled, Where mortuaries ought to be paid, for what persons, and how much, and in what case none is due; it is

among other things provided, That it should belawful to the archdeacon of Chester, to take such mortuaries of the piests within his jurisdistion as thentofore had been accustomed: \r' whereas the bishops of the said diocese of Chester, as archdeacons of Chester for the time being, have accordingly used to demand and the, and do continue to demand and take, mortuaries upon the death of every clergyman within the jurisdiction of the said archdeacon of Ehester; and the said mortuaries consisting of several of the best goods of the deceased, do oftentimes amount to a very confiderable part of his estate and effects, and the payment thereof doth very much lessen the small provision which ordinarily the clergy within the faid archdeaconry are able to make for the support of their families, and tends greatly to the impoverishing the same: and whereas the bishops of Chester as archdeacons of Chester for the time being, are seised of the advowson, right of patronage, and presentation of, in and to the rectory of the parish church of Waverton alias Wareton, in the faid diocese and archdeacoury of Chester, and the right reverend Edmund now lord bishop of Chester, at the instance and request, and upon the proposal of the greatest part of the clergy within the faid archdeaconry, hath consented that all the mortuaries or corsepresents due and payable upon the death of clergymen within the faid archdeacoury, shall for the future cease and be abolished, so as that in lieu thereof, and as a compensation for the same, the said rectory or parsonage of Waverton alias Wareton, with the appurtenances thereof, shall be annexed to the faid archdeaconry of Chester, and held and enjoyed by the said bishop as archdeacon of Chester, and his successors for ever, subject nevertheless to such slipend and provision for a minister or curate of the said parish and parish church of Waverton alias Wareton, and his successors, as is herein after mentioned; and as the carrying such proposal and request into execution and effect would contribute greatly to the satisfaction, encouragement, and benefit of the clergy within the said archdeaconry: therefore for the answering, obtaining, and accomplishing the good ends and purposes afore-mentioned; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the Upon the first same. That the aforesaid proviso on clause contained and inserted in the said act, and herein before set forth or recited, and all and every clause or proviso contained and inserted in the same Waverion, the act, fo far as the same do respectively relate to the taking of any mortuary or corfepresent upon the death of any clergyman within the faid archdeaconry of Chester, shall immediately, from and conry of Chef- after fuch time as the faid church or living of Waverton alias ter to cease; Wareton, in the diocese and archdeacoury of Chester, shall become void by the death, refignation, cession or deprivation of John Prescot clerk, the present incumbent, stand, and be absolutely repealed, annulled and void; and all and every custom 10

vacancy or avoidance of the living of payment of mortuaries in

or usage, customs or usages, of and for paying, demanding or taking any mortuary or corfepresent, or any goods, chattels. effects or things, for or in the name of a mortuary or corfeprefent, upon the death of any clergyman within the said archdeacon-ry of Chester, shall, from and after such first vacancy or avoidance of the faid church or living of Waverton alias Wareton, be utterly void, and totally abolished for ever; and no mortuary or and no comcorfepresent, or sum of sums of money for or in lieu of, or pensation to the paid or do in the name thereof for in commutation for the same, shall be be paid or deyielded, paid, answelled or satisfied, or by due or payable by or thereof. from any person or parsons to any bishop of the said diocese of Chester, either as dioceian or archdeacon of Chester for the time being, or to any person or persons authorized by or claiming under him, them, or any of them; and that from and after such vacancy or avoidance as aforesaid, it shall not be lawful to and for the archdeacon of Chester or his successors, farmers, bailists or leffees, or any of them, or any person or persons whatsoever claiming by or under such archdeacon or his successors, to take, receive or demand, of any person or persons whatsoever, any manner of mortuary or corsepresent, or any sum or sums of money, or other thing for or in lieu or name of, or in commutation for any mortuary or corsepresent, or to convene, cite, sue or profecute any person or persons, before any judge spiritual, or in any of his Majesty's courts of law, or other court whatfoever, for the recovery of, or for, touching or concerning any mortuary or corfepresent, or any thing in lieu thereof, for or by reason or on account of the death of any priest or clergyman within the faid archdeaconry of Chefter, at any time after such vacancy or avoidance as aforefaid; any thing in the faid recited act, or any law, custom or usage whatsoever to the contrary notwithstanding.

II. And be it further enacted by the authority aforesaid, Upon the ex-That as a recompence and compensation to the bishop of Chester mortuaries, as archdeacon of Chefter for the time being, and his fuccessors, the rectory of for fuch mortuaries as are mentioned or intended to be extin-Waverton to guished and abolished by this act as aforesaid, all that the rec- he annexed to tory or parsonage and church of Waverton alias Wareton, in the see of Chester. diocese and archdeaconry of Chester, with all the lands, tenements, tythes, tenths, oblations, obventions, hereditaments and appurtenances thereunto belonging or appertaining, or accepted. reputed, taken or known, as part, parcel or member thereof, shall from and immediately after such vacancy or avoidance of the said church or living, be vefted in the bishop of Chester and his succeffors, and shall from thenceforth be appropriated, annexed, and united to the see and bishoprick of Chester for ever; and all and every the rights, dues, profits, benefits and advantages whatsoever, of the said rectory, or in any wise incident, belonging or appertaining to the same, shall from thenceforth be had, received, taken and enjoyed, by the faid bishop of Chester and his fucceffors for ever.

III. Provided always, and it is hereby further enacted by the

Bishop to nominate a curate to hold the faid living,

authority aforesaid, That upon the first vacancy or avoidance of the said church or living of Waverton alias Wareton, which shall happen next after the passing of this act, it shall and may be lawful to and for the bishop of Chester for the time being, and he and his successors in the said see of pheser are hereby authorized and required to nominate and appoint a curate or minister, duly qualified according to law to hold all upg with cure of fouls, to be curate, minister, or incumbent de the said parish and parish church of Waverton alias Wareton, and who shall reside in the faid parish, and efficiate and perform divine service and offices in the faid church, according to the plage of the church of England as by law established, and have and enjoy such yearly stipend as is herein after mentioned; and also that it shall and may be lawful for the bishop of Chester for the time being, upon every fublequent vacancy or avoidance of the faid curacy or living, for ever, to nominate and appoint a person duly qualified as aforesaid, to be curate or minister of the said church or living. IV. And it is hereby further enacted, That one yearly stipend

with a yearly or yearly sum of fixty pounds, of lawful money of Great Britain,

falary of 60l. free from all reprizes and deductions whatfoever, shall, from and after such first vacancy or avoidance of the said church or living of Waverton alias Wareton, and fuch nomination or appointment of a minister, curate, or incumbent, to officiate therein as aforefaid, be vested in and settled upon such minister, curate, or incumbent, and his successors, ministers, or curates, of the said parish and parish church of Waverton alias Wareton. for ever, and shall be from thenceforth charged upon and issuing and payable out of the faid rectory or parsonage of IVuverton ahas Wareton, hereby vested in the said bishop and his successors, as aforefaid, and the fruits, profits, and income thereof, by quarterly payments on the fealts of the annunciation of the bleffed virgin Mary, the nativity of Saint John Baptist, Saint Michael the archangel, and the birth of our Lord Christ, by equal portions, the first payment thereof to begin and be made at or on such of the feasts or days as shall first happen after the nomination or appointment of such minister, curate or incumbent, as aforefaid; and that every fuch minister, curate or incumbleas 29 Car 2, bent, for the time being, shall have such and the like powers and remedies for recovering and receiving the said yearly stipend of fixty pounds, and all arrears thereof, as by an act of parliament made in the twenty ninth year of the late King Charles

to be paid quarterly,

and recoverac 8. duects.

> spectively. V. Provided always, That nothing herein contained shall prejudice or affect the right, title or interest of his Majesty, his heirs or fuccessors, of, in or to the first fruits and tenths now or heretofore due or payable to his Majesty, his heirs and succes-

> the Second, intituled, An act for confirming and perpetuating augmentations made by ecclefiastical persons to small vicarages and curacies. are given to any vicar or curate for recovering the augmentations thereby vested in, secured to or provided for him and them re-

First fruits and tenths referved to the Croun.

fors, for or in respect of the said rectory and church of Waver. ton alias Wareton, but that such first fruits and tenths shall continue to be levied and paid in like manner, as the same are and

were before the passing of this act; any thing herein contained to the contrary in any vale notwithstanding.

VI. Saving also to the King's majesty, his heirs and success Reservation of fors, and to all and evily other person and persons, bodies pother rights in living and contained to the friday of the friday of the friday. litick and corporate, its, her and their heirs, successors, exe- the said parish. cutors and administrators, other than the said bishop of Chester and his fuccessors, as well in and to the said bishoprick and see, as in and to the arcli-leaconry of Chefter respectively, all such estate, right, title and interest of, in, to or out of the said rectory and church of Waverton alias Wareton aforesaid, as they, every or any of them had, before the passing this act, or could or might have had and enjoyed in case this act had not been made.

VII. And it is hereby enacted and declared, That this act shall Publick act. be taken and deemed to be a publick act, in all courts whatfoever.

CAP. VII.

An act concerning the offices of sheriff depute and steward depute, in that part of Great Britain called Scotland.

XTHEREAS by an act made in the twentieth year of his prefent Majesty, intituled, An act for taking away and abo- 2cGeo.2.c 43. lishing the heretable jurisdictions in that part of Great Britain called Scotland; and for making fatisfaction to the proprietors thereof; and for restoring such jurisdictions to the crown; and for making more effectual provision for the administration of juflice throughout that part of the united kingdom, by the King's courts and judges there; and for obliging all persons acting as procurators, writers or agents in the law of Scotland, to take the ouths; and for rendering the union of the two kingdoms more complete; it is, among other things, enacted, That there should te but one sheriff depute or steward depute, in any county, shire or sewartrie in Scotland, not thereby taken away or abrogated, and that he should be an advocate of three years standing at the least, and should, during the space of seven years, from the twenty fifth day of March one thousand seven bundred and forty eight, be nominated and appointed by his Majelly, his heirs or successors, by warrant under his or their figu manual, with fuch continuance as his Majefly, bis beirs or successors should think fit; and that after the end of the faid feven years, the offices of sheriff depute and steward depute, should be granted and held ad Vitam aut Culpam only, with competent falaries, to be afcertained and established for the time of their continuance: and whereas the falutary ends and purposes of the faid offices, and the wife regulations made by the faid act concerning the fame, will best be answered by the faid sheriffs and slewards depute, continuing to be appointed by his Majesty, his heirs or successors, in the like manner as they have hitherto been; be it thefore enacted by VOL. XXI.

Clause in the recited act repaled.

Sheriff and stewart deputes to hold their office before enacted, after which to hold ad Vitam aut Culpam.

the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons in this present parliament assembled, and by the authority of the fame. That so much of the act above recited as enacts, That after the end of seven years, from and after the said twenty fifth day of *March* the offices of she iff depute and steward depute, shall be granted and held ad Vitan aut Culpan, shall be, and is hereby repealed; and that the sherin deputes and steward deputes, already named or hereafter to by named, shall, during the space of fifteen years, from and Ifter the expiration of for 15 years of the faid seven years, hold and enjoy their respective offices for his Majesty, as such continuance as his Majesty already hath, or his Majesty, his heirs or fuccessors, shall hereafter think fit to appoint, by warrant under his or their fign manual, and that from and after the end of the said fifteen years, the offices of sheriff depute and steward depute shall be granted and held ad Vitam aut Culpam only, with competent falaries to be ascertained and established for the time of their continuance.

CAP. VIII.

An act for making navigable the river or brook called Sankey Brook, and the three several branches thereof, from the river Merley below Sankey Bridges, up to Boardman's stone bridge on the south branch, to Gerard's bridge on the middle brunch thereof, and to Penny Bridge on the north branch thereof, all in the county of palatine Lancaster; and also for adjusting the measure of coal, to be brought down the said river or brook, and sold within the town of Liverpool, in the said county.

THEREAS the river or brook called Sankey Brook, in the county palatine of Lancaster, from the place where it emptics itself into, and communicates with the river Mersey, below Sankey Bridges, is capable of being made navigable up the stream or current of the faid river or brook, and of the three several branches thereof; videlicet, To Boardman's stone bridge, near Saint Helens, on the fouth branch thereof, to Gerard's Bridge on the middle branch thereof, and to Penny Bridge on the north branch thereof; and the making and rendering the same navigable, within the limits aforementioned, for boats, flats, and other veffels, would tend greatly to the benefit and advantage of great numbers of tradesmen and manufacturers within the counties palatine of Lancaster and Chester, and be a great relief and convenience to the poor inhabitants in the faid places, and contribute to the improvement and increase of the trade and navigation of this kingdom: wherefore for attaining and effecting the good ends and purposes aspresaid, be it enacted, &c.

Undertakers have power to enlarge the brook and streams. Not to build any new mills on the river, or warehouses in any garden, &c. Commisfioners appointed for fettling differences. Commissioners to mediate, and determine satisfaction; commissioners to issue a warrant to sherists or coroner, to return a jury. Parties to have lawful challenges. Commissioners

to give judgment for fums affested by the jury; which shall be binding against all parties. The decrees to be kept amongst the records of the quar. ter fession for the county of Lancaster. A clerk to be appointed, and his office. 14 days notice of the commissioners meeting for approving a clerk. Upon payment of sums assessed for damages, undertakers may cut, dig, ecc. Commissioners qualification. It shall be lawful for the undertakers, to take for all goods, carried up or down the river above Sankey Bridges, the duties herein after mentioned, viz. for every ton of coal, stones, flate, flags, timber, or ther goods, any sum not exceeding rod. Lime stones, manure, &c. excepted. Tonnage of coal, timber, &c. ascertained. Bodies politick, 4:c. impowered to lease or tell, reserving the full yearly value. Such conveyances to be inrolled by the clerk of the peace. Masters of vessels to give a true account of their lading, or to forfeit 75. 6d. per ton. Malters to have their names on the outfiles of their boats. Power to measure and gauge vessels. Contents to be entered in a book, with the names of the owner and master, and number of the vessel. Allowance of duties for deficiency of loading. Undertakers may fet up winches and other engines. Boatmafter or owner answerable for damages done by the crew. Persons on board having nets, &c. not being qualified, to forfeit 51. The river not under the survey of commissioners of sewers. Undertakers to fecure lands from being overflowed. New bridges to be made over cuts. Future damages to be fettled by the commissioners. Penalty on undertakers neglecting to repair bridges, gates or fliles. Flood gates, &c. to let the water into the lands, for the improvement thereof; which are not to be opened between the first of May and tenth of October. If undertakers do not make a sufficient number of flood-gates, &c. Commissioners to direct others to be made. Persons wilfully opening such floodgates, to forfeit to the land owners 201, or be committed to the house of correction. Persons maliciously destroying the works, &c. guilty of sclony, and liable to be transported. Undertakers to begin before the 29th of Sept. 1755, and finish before the 29th of Sept. 1766. In default commissioners to appoint new undertakers. Pertons overloading and obstructing the passage of the river, to forfeit 51. Vessels not to be in the river, to the obstruction of others. Vessels sunk to be weighed up and detained till satisfaction made. Fishing and fowling saved to owners. Pleasure boats free, not carrying goods. Undertakers impowered to extend the navigation eight hundred yards above the three bridges. A standard bushel of brass to be made, and kept by the clark of the market. Dealers in coal to use sealed measures. Bushels, and other finaller measures to be properly fitted for work, and fealed before made ute of.

CAP. IX.

An all to prevent the holding of any market for the future in the high street of the borough of Southwark in the county of Surry.

WHEREAS the late King Edward the Sixth, by his regal VV clarter in the fourth year of lis reign, did, among other 24 Car. 2 G. 4. things, give and grant unto the mayor and commonalty and citizens of the city of I and an electric and commonalty and citizens of the city of London, that they and their fuce flows should have within the borough and town of Southwark, in the county of Surry, one market or markets to be there holden, and all things which to a market do appertain or may apportain for over: and where is by an act of parliament paffed in the twenty ninth year of the reign of his late majefly King Charles the Second, it was enacted, That the faid market should continue and be kept in the same place where it had been anciently, and was at the time of making the faid all kept : and that the faid market should not be kept in any other place what sower : and whereas the high fireet of the full borough, where the fild market is

now held, leading from London Bridge to Saint Margaret's Hill, is a great thorough fare to and from the counties of Surry, Kent and Suffex; and the holding of the faid market in the faid high street hath been found inconvenient from the graft increase of coaches, carts and other carriages passing and repassing the sough the same, which hath occasioned frequent stops, and is a great observation to trade and commerce: for remedy whereof, may it ple fe your Majesty, upon the humble petition of the said mayor and commonalty and citizens, who are delirous to give up the fail market, and the profits arising thereby, for the convenience and accommodation of the publick, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this prefent parliament affembled, and by the authority of the same, No market for That from and after the twenty fifth day of March one thouthe future to fand seven hundred and fifty fix, no market whatsoever shall be be held in the kept or held in the faid high street of the borough of Southwark in the county of Surry; any law, statute, usage or custom to the contrary thereof in any wife notwithstanding.

High Street;

or stall erected

II. And be it further enacted by the authority aforefaid, That for telling gar- from and after the faid twenty fifth day of March one thousand den ware, ac. seven hundred and fifty fix, it shall not be lawful for any person or persons whatsoever to erect, place or use any stall, trussel, block or other stand, in the said high street of the said borough, or to fell or expose to sale, any peas, beans, herbs, victuals or other commodities whatsoever, in or upon any stall, trussel, fland, shed or carriage whatsoever, in the said high street of the borough of Southwark.

The fetting the standing of empty coaches, or other carriages, in the street, deemed a nuisance.

III. And be it further enacted by the authority aforesaid. up stalls, and That from and after the faid twenty fifth day of March one thoufand feven hundred and fifty fix, every erecting, placing or using on or in any part of the faid high street, of any stall, trussel, block or other thing, and also the selling or exposing to sale, of any commodities on them or any of them, and every placing or standing of any empty coach, cart, dray or other carriage, in any part of the faid high street (except only during the time of the loading or unloading thereof, and that to be done in a reafonable time) shall be deemed, and is hereby declared to be a common nuisance.

IV. And, for the better keeping the said high street leading to and from London Bridge to Saint Margaret's Hill aforesaid free and clear from any obstructions of hackney coaches, stage coaches, carts, carrs, drays, waggons and other carriages standing in the faid high street, be it further enacted by the authority afore-No coachman, said, That from and after the said twenty fifth day of March one thousand seven hundred and fifty six, it shall not be lawful for any coachman or driver to stand or ply or be permitted to iland or ply for hire with any coach or other carriage whatfoever in the faid high street, or for any carman, carter, drayman or driver of any carriage whatfoever to stand or remain or be permitted to fland or remain with any eart, carr, dray, wag-

&c. to ply or stand in the itreet.

gon, or other carriage whatfoever, in the faid high street, except only during the time of loading and unloading thereof, and that to bedone in a reasonable time; and that no carriage shall stand Persons cauto load or unload with its breech or tail at or before any dwel- fing obstrucling-house, shop or warshouse; and if any coachman, carman, tion, by carter, drayman, wagginer or driver, shall offend herein, it or other carshall and may be lawfulfor any constable or inhabitant of the ringes, to be place where the offence shall be committed, to apprehend and carried before take, or cause to be apprehended and taken, every such person a justice. or persons so offending, before some justice of the peace for the faid borough, or for the faid county of Surry, and upon conviction thereof, either by the confession of the party, or the oath of one or more credible witness, or witnesses, before such justice (which oath fuch juffice is hereby impowered and required to administer,) every such person or persons so offending shall respectively forfeit and pay for every such offence a sum not exceeding ten shillings, nor less than five shillings, as such justice Penalty. shall direct, to go and be applied to the use of the poor of the parish where such offence shall be committed; and in default of immediate payment, the offender or offenders thall be committed by fuch justice of the peace for the said borough, or for the faid county of Surry, to the house of correction, there to be kept to hard labour for any time not exceeding feven days, as such justice shall think fit to order, or until he shall have paid the fame.

V. And be it further enacted by the authority aforefaid, That Publick act, this act shall be deemed, adjudged, and taken to be a publick act; and be judicially taken notice of as such by all judges, justices, and other persons whatsoever, without the same being specially pleaded.

CAP. X.

An act for allowing further time for involment of deeds and wills made by papists; and for relief of protestant purchafers.

HEREAS by a clause in an act of parliament passed in the 3 Geo. t.c. 18. third year of his late Majesty's reign, intituled, An act for explaining an act passed in the last session of parliament, intituled, An act to oblige papifts to register their names and real estates; and for enlarging the time for fuch registering; and for securing purchases made by protestants; it was enacted, That from and after the twenty ninth day of September in the year of our Lord one thousand seven hunared and seventeen, no manors, lands, tenements, hereditaments, or any interest therein or rent or profit thereout, should pass, alter or change, from any papist or person professing the popish religion, by any deed or will, except such deed within six months after the date, and fuch will within fix months after the death of the tostator, should be involled in one of the King's courts of read 3 at Westminster, or elfe within the same county or counties wherein the manors, lands and tenements lie, in fuch manner as therein for that purpage Q_3

thouland

10 Geo. 1. c. 4.

26 Geo. 2.

C. 24.

turpose is particularly directed: and whereas by several acts of parliament made in the tenth year of his said late Majesty's reign, and in the third, fixth, ninth, eleventh, twelfth, fixteenth and nineteenth year of the reign of his present Majesty, it was enacted, That every deed and will rubich had been then made, fince the twenty ninth day of September one thousand seven hundred and seventeen, in order to pass, alter or change any manors, lands, tenements or hereditaments, or any interest therein, or rent or profit thereout, from any papist or person professing the popish religion, though not their inrolled, should be as good and effectual in the law, as the same would have been in case the faid deeds and wills had been inrolled within the time limited by the faid clause in the said first-mentioned act for involment thereof; provided the faid deeds and wills should be involled on or before the respective times in the faid several acts respectively mentioned, in such manner as by the faid first-mentioned at was directed: and whereas by another act made in the twenty fixth year of the reign of his present Majesty it was enacted, That every deed and will made fince the first day of December one thousand seven hundred and forty six, in order to pass, alter or change, any manors, lands, tenements or hereditaments, or any interest therein, or any rent or profit thereout, from any papist or person professing the populb religion, to any protestant or protestants, or by or by reafin of which deed or will, any protestant or protestants may claim or derive any legal, equitable, or other interest whatsoever, to his, her or their use, for his, her or their benefit, or to the use or benefit of any other protoflant or protoflants, though not inrolled, or not invilled in due time, should be as good and effectual in the law, as the same would have been in case the said deeds and wills had been inrolled within the times limited by the faid claufes in the faid alls for the involment thereof, provided the same deeds and wills should be inrolled on er before the first day of January one thousand seven hundeed and fifty four, in such manner as by the said chause in the fail tryl-mentioned act is directed; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the fame, That every deed and will made fince the twenty ninth day of September, one thousand seven hundred and seventeen, in in order to pass, alter or change, any manors, lands, tenements or hereditaments, or any interest therein, or any rent or profit thereout, from any papift or perfon professing the popish religion. to any protestant or protestants, or by or by reason of which deed or will any protestant or protestants may claim or derive any legal, equitable or other interest whatsoever, to his, her or their use, for his, her or their benefit, or to the use or benefit of any other protestant or protestants, though not inrolled, or not inrolled in due time, thall be as good and effectual in the law as the same would have been in case the said deeds and wills had been inrolled within the times limited by the faid clauses in the faid acts for the involment thereof, provided the same deeds and

wills shall be inrolled on or before the first day of January one

Further time given for mrolling deeds and wills of papitts till 1 Jan. 1756. thousand seven hundred and fifty six, in such manner as by the faid clause in the said first-mentioned act is directed.

II. Provided always, That nothing herein contained shall ex- No deed, &c. tend, or be construed to extend, to make good any such deed, make good, will or lease, already made, and not inrolled, of the want of in- wantage has colleged where a description of the want of the want of the wantage has rollment whereof advantage shall have been taken, on or before been taken of the first day of Januar one thousand seven hundred and fifty the non-inrolfive, but every such c'ed, will or lease, shall remain of such ment before force and effect only of the same would have had, if this act had 1 Jan. 1755. never been made, and of none other force and effect.

III. And whereas many purchases made by protestants may be in Purchases danger of being impeached, or called in question, in regard that some made by prodeeds or wills through which the title thereto is derived, ought to have testants shall been inrolled according to the faid acts, but have not been so inrolled; stand good be it therefore further enacted by the authority aforesaid, That if no advantage has been no purchase made for full and valuable consideration of any ma-taken for nonnors, messuages, lands, tenements or hereditaments, or of any incoment. interest therein, by any protestant or protestants, and merely and only for the benefit of the protestants, shall be impeached or avoided for or by reason that any deed or will through which the title thereto is derived, hath not been inrolled as required by the faid acts, so as no advantage was taken of involment thereof before such purchase was made, and so as no decree or judgment hath been obtained for want of the involment of fuch deeds or wills.

IV. Provided also, That nothing herein contained shall ex- No grant, &c. tend or be construed to extend to make good any grant, lease, of advowion, or mortgage of the advowlon or right of presentation, collation, nomination or donation, of and to any benefice, prebend or ecclefiaftical living, school, hospital or donative, or any avoidance thereof, made by any papift or person professing the popish made by any religion, in trust, directly or indirectly, mediately or immedi- papist in trust ately, by or for any fuch papift or person professing the popish &c. to be hereby deemreligion, whether such trust hath been declared by writing or not. ed good.

CAP. XI.

An all for the regulation of his Majesty's marine forces while on shore.

WHEREAS it may be necessary for the sufety of this kingdom, and the defence of the possessions of the crown of Great Britain, that a body of marine forces should be raised and employed in his Majesty's ficet and naval service, under the direction of the lard high admiral, or commissioners for executing the office of lord high admiral of Great Britain : and whereas the faid marine forces at their first forming, and other times, must necessarily be quartered on shore, where they will not be subject to the laws relating to the government of his Majesty's forces by sea, yet nevertheless it being requisite for the retaining of fuch forces in their duty, that an exact discipline be observed, and that marines who shall rentiny or stir up sedition, or shall desert his Majesty's service, be brought to a more exemplary and speedy punifbment

Every marine officer and private man on more,

who shall mu-∵ d**e-**معائزه الم

or ant in any other regiment, &c.

or thall be or hold illegal corresponenemies,

Superior officer; shall suf-shore, in any part of this kingdom or Ireland, or any of his fer death, &c. Majesty's dominions beyond the seas, shall suffer death, or such

The lord high hold general courts martial, &c.

nishment than the law will allow: be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament attembled, and by the authority of the same, That from and after the twenty fifth day of March one thousand seven hundred and fifty five, if any person wto is, or during the continuance of this act shall be voluntarily intered, and in pay as a marine officer or private then in his Majesty's service, and being ordered or employed in such service, at any time during the continuance of this act, on shore in any place within the realm of Great Britain, or in the kingdom of Ireland, or in any of his Majesty's dominions beyond the seas respectively, shall begin, excite, cause or join in, any mutiny or sedition in the company to which he doth or shall belong, or in any other compamy, troop or regiment, either of marine or land forces, in his .tly's fervice, or shall not use his utmost endeavours to supmels the fame, or coming to the knowledge of any fuch mutiny or intended mutiny, shall not without delay give information thereof to his commanding officer, or shall defert his Majesty's fervice; or being actually entered as a marine in any company, shall list himself in any other company, troop or regiment, in his Majesty's service, without first having a discharge in writing from the officer commanding in chief the company in which he last served as a marine; or shall be found sleeping upon his post; found fleening or shall leave it before relieved; or shall hold correspondence on or shall de- with any rebel or enemy of his Majesty, or give them advice or test this post, intelligence of any kind by any ways or means, or in any manner whatfoever; or shall treat with such rebels or enemies, or dence with the enter into any condition with them, without his Majesty's licence, or licence of the lord high admiral of Great Britain, or of three or more of the commissioners for executing the office of lord high admiral of Great Britain for the time being; or or shall strike, shall strike or use any violence against his superior officer, being in the execution of his office, or shall disobey any lawful comor disobey his mand of his superior officer, all and every person and persons so

other punishment as by a court-martial shall be inflicted. II. And be it further enacted by the authority aforesaid, That admiral, &c. it shall and may from time to time, during the continuance of my grant a commission to this act, be lawful to and for the faid lord high admiral, or three or more of the faid commissioners for executing the faid office of lord high admiral for the time being, to grant a commission under his or their respective hand or hands, to any officer of marines in his Majesty's service, not under the degree of a field officer, for the holding a general court-martial at any place or places on shore, in this realm or in Ireland, or in any of his Majesty's dominions beyond the seas; in every of which courts marrial, all or any of the offences above-mentioned, and all or any

offending in any or either of the matters before mentioned, on

other

other of the offences herein after specified, shall be tried and proceeded against in such manner as by this act is directed.

III. And be it also enacted, That it shall and may be lawful Courts-marto and for such courts-martial respectively, by their sentence tial may inor judgment, to inflict exporal punishment, not extending to flict corporal life or limb, on any manne for immoralities, misbehaviour or punishment for immoralities. neglect of duty on face, in any place or places within this ties, &c, realm or Ireland, or any of his Majesty's dominions beyond the feas, during the continuance of this act.

IV. And be it further enacted by the authority aforesaid, Lords, &c. of That it shall and may be lawful to and for the said lord high ad- the admiralty miral, or three or more of the commissioners for executing the impowered to faid office of lord high admiral, at any time during the continuance of this act, to make and establish rules and articles in writing under his or their respective hand or hands for the punishment of mutiny and defertion, immoralities, misbehaviour and neglect of duty, in any of his Majesty's marine forces while on shore in any part of this realm or Ireland, or any of his Majesty's dominions beyond the feas, and for bringing offenders against the same to justice, and to erect and constitute courts martial with power to try, hear and determine any crimes or of- fitute courtsfences specified in such rules and articles, and inflict punishments martial. by sentence or judgment for the same, according to the true intent and meaning of this act.

V. Provided always, That no person or persons shall be ad- None to be adjudged to fuffer any punishment extending to life or limb, by the judged of life faid rules and articles within the kingdom of Great Britain and or limb, but for crimes ex-Ireland, except for such crimes as are expressed to be so punish- pressed to be

able by this act.

VI. And it is hereby further enacted and declared, That no by this act. general court-martial which shall have power to sit by virtue of General this act, shall consist of a less number than thirteen, whereof not to consist none to be under the degree of a commission officer of marines, of less than 13. and the president of such court-martial shall not be under the and the presidegree of a field officer of marines, unless where such field offifield officer, or
cer cannot be had; in which case the marine officer next in seofficer next in niority to such field officer, not being under the degree of a cap-feniority, not tain, shall preside at such court-martial; and that such court- under the demartial shall have power and authority, and are hereby required gree of a capto administer an oath to every witness, in order to the examination or trial of any of the offences that shall come before them ter an oath to

VII. Provided always, That in all trials of offenders by ge-witneffes. neral courts-martial to be held by virtue of this act, every offi- In trials, officer present at such trial, before any proceedings be had there-sworu. upon, shall take the following oaths upon the holy evangelists, before the court and judge advocate or his deputy, who are hereby authorized to administer the same, in these words; that

is to fay,

To punishable

TOU shall well and truly try and determine, according to the I evidence which shall be given in the matter now before you, be-

Anno vicesimo octavo Georgii II. C. 11. 234 [1755. tween our sovereign lord the King's majesty, and the prisoner to be tried.

So help me God.

A. B. do fwear, That I will duly alminister justice according to an act of parliament now in serce, for the regulation of his Majesty's marine forces while on shore; and according to the rules and articles made in pursuance of the said act of parliament for the punishment of mutiny and defertion, and other crimes therein respectively mentioned, without partiality, favour or affection; and if any doubt shall arise (which is not explained by the said act of parliament, or the faid rules and articles) according to my conscience, the best of my understanding and the custom of war in the like cases: and I further fwear, That I will not divulge the sentence of the court, until it shall be approved by the lord high admiral, or three or more of the commissioners for executing the office of lord high admiral of Great Britain; norther will I, upon any account, at any time whatfoever, disciple or discover the vote or opinion of any particular member of the court-martial, unless required to give evidence thereof as a witness by a court of juffice, in a due course of law.

So help me God.

The judge ad. And fo foon as the faid oaths shall have been administered to the respective members, the president of the court is hereby authovocate to be rized and required to administer to the judge advocate, or to fworn. the perion officiating as fuch, an oath in the following words.

> A. B. do fivear, That I will not upon any account, at any time I what soever, disclose or discover the vote or opinion of any particular member of the court-martial, unless required to give evidence thereof as a witness by a court of justice, in a due course of law. So help me God.

In fentences officers to concur, &c.

And no sentence of death shall be given against any offender by of death, nine any fuch general court-martial as aforesaid, unless nine officers present shall concur therein; and if there be more officers prefent than thirteen, then the judgment shall pass by the concurrence of two thirds of the officers present; and no proceeding or trial shall be had upon any offence, but between the hours of Hours of trial eight of the clock in the morning and three in the afternoon, except in cases which require an immediate example.

The party tri-

the court-

martial.

VIII. Provided always, That the party tried by any general ed, intitled to court-martial to be held as aforesaid, shall be intitled to a copy a copy of the of the sentence and proceedings of such court-martial, upon fentence and demand thereof made by himself, or by any other person or proceedings of persons on his behalf the or they paying reasonably for the same persons on his behalf (he or they paying reasonably for the same) at any time, not sooner than three months after such sentence, whether such sentence be approved or not; any thing in this act to the contrary notwithstanding.

IX. Provided also, and be it enacted by the authority afore-Original pro-ceedings, &c. faid, That every judge advocate, or person officiating as such at

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any general court-martial, to be held as aforesaid, do, and he of courtsis hereby required to transmit with as much expedition as the martial to be opportunity of time and distance of place can admit, the origi- transmitted to nal proceedings and sentence of such court-martial to the secre- of the admitary of the admiralty for the time being; which original pro-ralty, &c. ceedings and sentence stall be by him carefully kept and preferved in the office of the admiralty of Great Britain, to the end that the persons intitled thereto may be enabled, upon application to the faid office, to obtain copies thereof according to the true intent and meaning of this act.

X. Provided always, and be it hereby declared and enacted, None to be That no marine, either officer or private man, being acquitted tried a second or convicted of any offence, at any such court-martial as aforefame offence, faid, shall be liable to be tried a second time by the same or any Sentence not other court-martial for the same offence; and that no sentence to be revited given by any court-martial, and figned by the prefident thereof, more than be liable to be revised more than once.

XI. Provided always, and be it further enacted, That if any Deferters beofficer or private man shall desert his Majesty's service in any of youd sea, &c. his dominions beyond the seas, or elsewhere beyond the seas, may be tried and shall escape and come into this realm or Ireland, before he be here or in Iretried by a court-martial for such offence, and shall be appre-land. hended for the fame, fuch officer or private man shall be tried for the same as if the said offence had been committed within this realm.

XII. Provided always, That nothing in this act contained This act not shall extend, or be construed to extend, to exempt any marine, to exempt my either officer or private man whatfoever, while on thore, from on thore from being proceeded against by the ordinary course of law ordinary probeing proceeded against by the ordinary course of law.

XIII. And be it further enacted, That no person or persons Persons tried being acquitted or convicted of any capital crimes, violences or by the civil offences, by the civil magistrate, shall be liable to be punished magistrate;

by a court-martial for the same, otherwise than by cashiering.

XIV. Provided also, That if any marine officer, non-com-court-martial. mission officer or private man, shall be accused of any capital Persons accuscrime, or of any violence or offence against the person, estate or ed of capital property of any of his Majesty's subjects, which is punishable be delivered by the known laws of the land, the commanding officer or offi- over to the cicers of every company or party, is and are hereby required to vil magistrate, use his and their utmost endeavours to deliver over such accused &c. person to the civil magistrate, and shall also be aiding and assisting to the officers of justice in the seizing and apprehending such offender, in order to bring him to trial: and if any fuch commanding officer shall wilfully neglect or refute, upon application made to him for that purpole, to deliver over any such accufed person to the civil magistrate, or to be aiding and affishing to the officers of justice in the apprehending such offender, every fuch officer to offending, and being thereof convicted before any two or more justices of the peace for the county where the fact is committed, by the oath of two credible witnesses, shall be deemed and taken to be iplo facto cashiered, and shall be ut-

Fictitious

by order up-

rolls, for the

maintenance

dows not to **be** construed

Paymaster to

pay the full

pay of fuch men to the

receiver.

terly disabled to have or hold any civil or military office or employment within this kingdom or in his Majesty's service; provided the faid conviction be affirmed at the next quarter-fessions of the peace for the faid county, and a certificate thereof transmitted to the judge advocate, who is fereby obliged to certify the same to the next court-martial.

XV. And whereas his Majesty has been graciously pleased, in compassion to the distressed condition of several widows of officers of the army who have lost their lives in the service of the late war or during the late rebellion, by orders made under his royal sign manual, to direst his commissary general of the musters, to allow upon the muster rolls of all the regiments, troops and companies, a number of fictitious names therein mentioned, instead of private men, in order to raise and settle a fund for the maintenance of such widows of officers as are or shall be intitled to his royal bounty: therefore, for the more effectually fulfilling his Majesty's said gracious intentions, with respect to the allowing of fictitious names upon the musterrolls of the faid marine forces, while on shore, for the purposes aforefaid, be it further enacted and declared by the authority aforesaid, That it shall and may be lawful, during the continunames allowed ance of this act, to and for the faid lord high admiral or three or more of the faid commissioners for executing the faid office of on the muster- lord high admiral for the time being, by orders in writing under his or their respective hand or hands, to direct the person of officers wi. for the time being, authorized to pay the faid marine forces, to pay over the full pay of fuch fictitious private men as thall be allowed on the nauster-rolls of the said marine forces while on shore, a false muster as aforesaid, to the proper receiver appointed by his Majesty, according to such orders and instructions as his Majesty shall be pleased to make under his fign manual, for the purposes aforefaid; and that no allowance of any fuch fictitious name upon any muster-roll of the said marine forces while on shore, as faforesaid, shall be construed to be a false muster; any thing in this or any former act contained to the contrary notwithstand-

Constables, &c. to quarter officers and men in inns,

XVI. And whereas at this time, and during the continuance of this act, there is and may be occasion for the marching and quartering of the said marine forces in several parts of this kingdom: be it surther enacted by the authority aforesaid, That for and during the continuance of this act, and no longer (in pursuance of an order or orders in writing in that behalf, under the hand of the faid lord high admiral or under the hands of three or more of ale-houses,&c. the commissioners for executing the office of lord high admiral for the time being) it shall and may be lawful to and for the constables, tythingmen, headboroughs and other chief officers and magistrates of cities, towns and villages and other places within England, Wales and the town of Berwick upon Tweed, and in their default or absence," for any one justice of the peace inhabiting in or near any fuch city, town, village or place, and for no others; and such constables and other civil magistrates as aforesaid are hereby required to quarter and billet the maAnno vicesimo octavo Georgii II. C. 11.

rines, both officers and private men in his Majesty's service, in inns, livery stables, ale-houses, victualling-houses and all houses of persons selling brandy, strong waters, cyder or metheglin by retail, to be drank in houses; other than and except the house But in no disor houses of any distillers who keep houses or places of distilling tillers houses, brandy and strong waters, and the house of any shop-keeper, or shopkeepwhose principal dealings shall be more in other goods and mer- ers, or in any chandizes than in brandy and strong waters (so as such distillers private houand shopkecpers, do not permit or suffer tipling in his or their houses) and in no other, and in no private houses whatsoever; nor shall any more billets at any time be ordered, than there are effective marines present to be quartered; and if any constable, tythingman or such like officer or magistrate as Penalty on aforesaid, shall presume to quarter or billet any such officer constables, &c. or private man in any such private house, without the quartering them in priconsent of the owner or occupier, in such case such owner vate houses, or occupier shall have his or their remedy at law against such &c. magistrate or officer, for the damage that such owner or occupier shall sustain thereby; and if any military officer shall take Penalty on upon him to quarter private men, otherwise than is limited and tering men allowed by this act, or shall use or offer any menace or compul-contrary to fion to any mayors, constables or other civil officers before-men- this act, &c. tioned, tending to deter and discourage any of them from performing any part of their duty hereby required or appointed, fuch military-officer shall, for every such offence (being thereof convicted before any two or more of the next justices of the peace of the county, by the oath of two credible witnesses) be deemed and taken to be ipso facto cashiered, and shall be utterly disabled to have or hold any military employment within this kingdom or in his Majesty's service; provided the said conviction be affirmed at the next quarter fessions of the peace of the faid county, and a certificate thereof be transmitted to the judge advocate, who is hereby obliged to certify the same to the Persons agnext court-martial; and in case any person shall find himself grieved by beaggrieved, in that such constable, tythingman or headborough ing quartered chief officer or magistrate (such chief officer or magistrate not on, may combeing a justice of the peace) has quartered or billeted in his plain to any house a greater number of marines than he ought to bear, in be relieved. proportion to his neighbours, and shall complain thereof to one or more justice or justices of the peace of the division, city, or liberty, where such marines are quartered; or in case such chief officer or magistrate shall be a justice of the peace, then on complaint made to two or more justices of the peace of such division, city or liberty, such justices respectively shall have, and have hereby power to relieve such person, by ordering such and so many of the said marines to be removed, and quartered upon fuch other person or persons as they shall see cause; and fuch other person or persons shall be obliged to receive such marines accordingly.

XVII. Provided nevertheless, and it is hereby enacted, That marines to be the marine officers and private men so quartered and billeted as furnished at aforesaid, shall be received and furnished with diet and small the rates here-

provitions.

in set for their beer, by the owners of the inns, livery stables, ale-houses, victualling-houses and other houses, in which they are allowed to be quartered and billeted by this act, paying and allowing for the same, the several rates herein after mentioned, to be payable out of the subsistence-money, for diet and small beer.

What innholders may allow foldiers to find themicives,

XVIII. Provided always, That in case any innholder or other person, on whom any non-commission officers or private men thall be quartered by virtue of this act (except on a march, or employed in recruiting, and likewise except the recruits by them raifed, for the space of seven days at most, for such non-commission officers and private men, who are recruiting and recruits by them raifed) shall be defirous to furnish such non-commission officers or private men, with candles, vinegar and falt, and with either small beer or cyder, not exceeding five pints for each man per diem gratis; and allow to such non-commission officers or private men the use of fire, and the necessary utentils for dressing and eating their meat, and shall give notice of such his defire to the commanding officer, and shall furnish and allow the fame accordingly; then and in such case the non-commission officers and private nien so quartered shall provide their own victuals; and the officer to whom it belongs to receive or that does actually receive the pay and subsistence of such non-commission officers and private men, shall pay the several sums herein after mentioned to be payable out of the subsistence-money, for diet their full pay, and small beer to the non-commission officers and private men aforefaid, and not to the innholder or other person on whom fuch non-commission officers and private men are quartered; any thing herein contained to the contrary notwithstanding.

in fuch cafe, men to find their own victuals, and to receive

XIX. Provided always, and be it enacted by the authority aforesaid, That if any officer shall take or cause to be taken, or money, to ex- knowingly suffer to be taken, any money of any person for excufing the quartering of officers or private men or any of them. in any house allowed by this act, every such officer shall be cashiered and be incapable of serving in any military employment whatfoever.

Penalty on officers taking cufe quartering.

of officers or foldiers pay,

Exceptions.

XX. And be it further enacted by the authority aforefaid, No paymaster, That from and after the twenty fifth day of March one thoudeductions out sand seven hundred and fifty five, no paymaster or other officer or person whatsoever shall receive any sees, or make any deductions whatfoever out of the pay of any marine, either officer or private man in his Majesty's service or from their agents, which shall grow due from and after the faid twenty fifth day of March one thousand seven hundred and fifty five, other than the usual deductions for clothing, and twelve pence in the pound to be disposed of as his Majesty shall think fit, and the one day's pay in the year for the use of the royal hospital at Chelfia, and such other necessary deductions as shall from time to time be directed by the faid lord high admiral, or three or more of the commillioners for executing the faid office of lord high admiral, for the time being, by order in writing under his or their respective hand or hands.

XXI. And, that the quarters both of the faid marine officers Officers to give and private men, while on shore as aforesaid, may during the notice to inncontinuance of this act, be duly paid and satisfied, and his substitute. Majesty's duties of excise, better answered; be it enacted by the money in their authority aforefaid, That from and after the twenty fifth day of hands. March one thousand seven hundred and fifty five, every officer or other person to wnom it belongs to receive or that shall actually receive the pay or subsistence-money, for one or more particular company or companies of the faid marine forces or otherwife, shall immediately upon each receipt of every particular fum, which thall from time to time be paid, returned or come to his or their hands, on account of pay or subsistence, give publick notice thereof to all persons keeping inns or other places where officers or private men are quartered by virtue of this act, and shall also appoint the said innkeepers and others to repair to their quarters, at such times as they shall appoint, for the distribution and payment of the said pay or sublistence-money to fuch officers or private men, which shall be within four days at the farthest after the receipt of the same as aforesaid; and the faid innkeepers and others shall then and there acquaint such officer or officers with the accounts of debts (if any shall be) between them and the officers and private men fo quartered in their respective houses; which accounts the said officer or officers are hereby required to accept of, and immediately pay the fame before any part of the faid pay or subsistence be distributed, either to the officers or private men, provided the faid accounts Rates of subexceed not for one marine commission officer, under the degree fistence to be of a captain, for fuch officer's diet and small beer, per diem, one keepers, &c. shilling; and if such officer shall have a horse or horses, for each for soldiers fuch horse or horses, for their hay and straw, per diem, six quarters. pence; nor for one marine private man's diet and small beer, four pence; and if any officer or officers as aforefaid, shall not Officers not give notice as aforefaid, and shall not immediately upon pro- giving notice give notice as atoreiaid, and man not initioutately upon pro- of sublistence-ducing such account stated, satisfy, content and pay the same, of sublistence-money and upon complaint and oath made thereof, by any two witnesses, paying quarat the next quarter sessions for the county or city where such ters. quarters were (which oath the justices of the peace at such telfions are hereby authorized and required to administer) the paymaster or person for the time being authorized to pay the faid marine forces, is hereby required and authorized (upon Paymaffer to certificate of the faid justices before whom such oath was made, satisfy them of the fum due upon fuch accounts, and the perions to whom out of officers the same is owing) to pay and satisfy the said sums out of the arrears due to the faid marine officer or officers, upon penalty that such paymaster or person shall forfeit their respective place or places of paymaster or otherwise, and be discharged from holding the same for the futures and in case there shall be no or deduct it arrears due to the faid officer or officers, then the faid paymatter out of his pay. or person for the time being authorized to pay the said marine forces, is hereby authorized and required to deduct the fums he shall pay pursuant to the certificate of the said justices, our

of the next pay or subfishence-money of the company to which fuch officer or officers shall belong; and such officer or officers shall, for such their offence, or for neglecting to give notice of the receipt of such pay or subsistence-money as aforesaid, be deemed and taken, and are hereby declared ipso facto cashiered.

On moving the officer to make up accounts, and give certificates for money due, &c.

XXII. And where it shall happen that the subsistence-money from quarters due to any marine officer or private man, shall by occasion of any accident not be paid to such officer or private man, or such officer or private man shall neglect to pay the same, so that quarters cannot be or are not paid as this act directs, in every fuch case it is hereby further enacted, That every such officer shall before his or their departure out of his or their quarters, where such company shall remain for any time whatsoever, make up the accounts as this act directs, with every person with whom fuch company shall have quartered, and sign a certificate thereof, and give the faid certificate so by him signed to the party to whom such money is due, with the name of such company to which he or they shall belong; to the end the said certificate may be forthwith transmitted to the proper paymaster of the marines, who is hereby required immediately to make payment thereof to the person or persons to whom such monies shall be due, to the end the same may be applied to such company, under pain as is before in this act directed for non-payment of quarters.

Paymaster to pay the fum certified.

Officers, &c. force at the union direct.

XXIII. And be it enacted by the authority aforesaid, That to be quarter. it shall and may be lawful to quarter officers and private men in ed in Scotland Scotland in such and the like places and houses as they might have as the laws in been quartered in by the laws in force in Scotland at the time of the union; and that the possessor fuch houses shall only be liable to furnish the faid officers and private men quartered there, as by the faid laws in force at the time of the union was provided; and that no officer shall be obliged to pay for his lodging, where he shall be regularly billeted, except in the suburbs of Edinburgh.

diers on their march.

XXIV. And be it further enacted by the authority aforesaid. Justices to order constables. That for the better and more regular provision of carriages for toprovidecar- his Majesty's marine forces in their marches, or for their arms, riages for fol- clothes and accourrements, in England, Wales, and the town of Berwick upon Tweed, all justices of the peace within their several counties, ridings, divisions, shires, liberties and precincts, being duly required thereunto by the faid lord high admiral, or three or more of the commissioners for executing the said office of lord high admiral for the time being, by an order in writing under his or their respective hand or hands, shall as often as fuch order shall be brought and shewn unto one or more of them by the officer or officers of the company or companies of marines so ordered to march, issue out his or their warran s to the high constables, or petty constables of the division, riding, city, liberty, hundred or precinct, from, through, near or to which fuch company or companies shall be ordered to march, requiring them to make such provision for carriages, with able men to 1755.

drive the same, as shall be mentioned in the said warrant, allowing them fufficient time to do the fame, that the neighbouring parts may not always bear the burthen; and in case sufficient carriages cannot be provided within any such riding, city, liberty, hundred, division or precinct, then the next justice or justices of the peace of the county, riding or division, shall, upon such order as aforefaid being brought or shewn to one or more of them by any of the marine officers aforefaid, issue his or their warrants to the high conftables or petty conftables of fuch next county, riding, liberty, division or precinct, for the purposes aforesaid, to make up such deficiency; and the aforesaid officer or officers, who by virtue of the aforesaid warrant from the juflices of the peace, are to demand the carriage or carriages therein mentioned of the high constable or petty constable to whom the warrant is directed, is and are hereby required at the same Rates for time to pay down in hand to the faid conftable or petty conftable, carriages. for the use of the person who shall provide such carriages and men, the fum of one shilling for every mile any waggon with five horses shall travel, and the sum of one shilling for every mile any wain with ax oxen, or four oxen with two horses shall travel; and the fum of nine pence for every mile any cart with four horses shall travel; and so in proportion for less carriages; for which respective sums so received, the said constable or petty constable is hereby required to give a receipt in writing to the person or persons paying the same; and such constable or petty constable shall order and appoint such person or persons having carriages within their respective liberties, as they shall think proper, to provide and furnith such carriages and men, according to the warrant aforesaid, who are hereby required to provide and furnish the same accordingly: and if any marine officer or officers, for the use of whose company or companies the carriage Penalty on ofwas provided, shall force and constrain any waggon, wain, cart neers forcing or carriage, to travel more than one day's journey, or shall not waggons to discharge the same in due time for their return home, or shall travel more fuffer any marine or fervant (except fuch as are fick) or any than one day's woman, to ride in the waggon, wain, cart or carriage aforefaid, or shall force any constable or petty constable by threatenings or menacing words to provide faddle-horses for themselves or servants, or shall force horses from the owners, by themselves, servants or private men, every fuch officer, for every fuch offence, shall forfeit the sum of five pounds, proof thereof being made upon oath before two of his Majesty's justices of the peace of the same county or riding, who are to certify the same to the proper paymaster of his Majesty's marine forces, who is hereby required to pay the aforefaid fum of five pounds accordingly to the order and appointment under the hands and seals of the aforesaid justices of the peace of the same county or riding, and is also hereby impowered to deduct the same out of such officer's pay.

XXV. And be it enacted by the authority aforefaid, That if Penalty on any high constable or petty constable shall wilfully neglect or re-constables, &c. Vol. XXI.

neglect to pro- fuse to execute such warrants of the justices of the peace as shall vide carriages, be directed unto them for providing carriages as aforesaid, or if any person or persons appointed by such constable or petty constable to provide or furnish any carriage and man, shall refuse or neglect to provide the same, or any other person or perfons whatfoever shall wilfully do any act or thing whereby the execution of the faid warrants shall be hindered or frustrated. every such constable, or other person or persons so offending shall, for every such offence, forfeit any sum not exceeding forty shillings, nor less than twenty shillings, to the use of the poor of the parish where any such offence shall be committed; and all and every such offence and offences shall and may be enquired of, heard and fully determined, by two of his Majesty's justices of the peace dwelling in or near the place where such offence shall be committed, who have hereby power to cause the faid penalty to be levied by diffress and sale of the offender's goods and chattels, rendering the overplus (if any) to the owner.

XXVI. And whereas the respective sums of money by this act appointed to be paid to the constables by the officers demanding such carriages, may not, in many cases, be sufficient to answer the charge and expence of providing the same, whereby the said constables may be frequently at great charges, over and above what is received by them of the said officers, to the great burthen of the township of which he is constable, or else the persons performing such carriages may be grievously sppressed: to prevent which, and that such overplus charge may be borne by each county or riding, at the general charge of fuch county or riding, be it further enacted by the authority aforefaid, That the treasurer or treasurers of each respective county the county to or riding shall, without fee or reward, pay unto such constable all and every fuch reasonable sum or sums of money, so by him paid or laid out for such carriages, over and above what was or ought to have been paid by the marine officer requiring such carriages, out of the publick stock of such county or riding, according to fuch rates, orders, rules and directions, as the faid justices of the peace in their quarter sessions assembled, within their respective jurisdictions, shall from time to time, during the continuance of this act make, direct and appoint (which orders shall be made without fee or reward) regard being always had to the season of the year, and the length and condition of the ways by and through which fuch carriages are to travel.

Treasurers of repay the con-Rables extraordinary charges.

XXVII. And in case the said publick stock of the county or riding be not sufficient (over and above the other purposes for which it was raised) to satisfy the extraordinary charge of car-The moneyfor riages before-mentioned; it is hereby further enacted, That the those purposes said justices of the peace, in their general quarter sessions, shall have power from time to time to raise monies upon their respective counties or ridings, in such manner as they now raise monies for county gaols and bridges, to fatisfy the faid extraordinary charge of carriages.

how to be raifed.

XXVIII. Pro-

XXVIII. Provided always, and be it further enacted, That No waggon, no waggon, wain, cart or carriage, impressed by authority of &c. to carry this act, shall be liable or obliged by virtue of this act to carry above 20 hunabove twenty hundred weight, any thing in this act contained to the contrary notwithstanding.

XXIX. And be it further enacted, That the carriages for Carriages in the service of the marine forces quartered or marching in Scot-Scotland how land, shall be provided in like manner, and at the rates, and to be providthe furnisher of such carriages shall be paid, as was directed by ed.

the law in force in Scotland at the time of the union.

XXX. And whereas several marines, who being duly entered, may afterwards defert and be found wandering, or otherwise absenting themselves illegally from his Majesty's service; it is hereby further enacted, That it shall and may be lawful to and for the con- Constables stable, headborough or tythingman, of the town or place where may appreany person who may be reasonably suspected to be such a deserter head desertshall be found, to apprehend or cause him to be apprehended, ers, and carry and to cause such person to be brought before any justice of the them before a and to cause such person to be brought before any justice of the justice, peace living in or near fuch town or place, who hath hereby power to examine such suspected person; and if by his confession, or the testimony of one or more witness or witnesses upon oath, or by the knowledge of such justice of the peace, it shall appear or be found that such suspected person is a marine duly entered, and ought to be with the company to which he belongs, fuch justice of the peace shall forthwith cause him to be convey- Justice to comed to the gaol of the county or place where he shall be found, or mit them, to the house of correction, or other publick prison, in such town or place where such deserter shall be apprehended, or to the Savoy in case such deserter shall be apprehended within the cities of London or Westminster, or places adjacent, and transmit and transmit an account thereof to the fecretary of the admiralty for the time an account to being, to the end fuch person may be proceeded against accord- the secretary. ing to law; and the keeper of such gaol, house of correction of the admi. or prison, shall receive the full subsistence of such deserter or deserters, during the time that he or they shall continue in his Gaol-keeper custody, for the maintenance of the said deserter or deserters, to receive the but shall not be intitled to any fee or reward on account of the sublistence of imprisonment of such deserter or deserters; any law, usage or deserters. custom, to the contrary notwithstanding.

XXXI. And, for the better encouragement of any person or Reward for persons to secure or apprehend such deserters aforesaid; be it taking desurther enacted by the authority aforesaid, That such justice of serters, the peace shall also issue his warrant in writing to the collector or collectors of the land tax money of the parish or township where such deserter shall be apprehended, for paying out of the

land tax money arisen or to arise in the year one thousand seven hundred and fifty five, into the hands of such person who shall apprehend or cause to be apprehended any deserter from his Majesty's service, the sum of twenty shillings for every deserter that shall be so apprehended and committed; which sum of twenty

R 2 shillings

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shillings shall be satisfied by such collector to whom such warrant shall be directed, and allowed upon his account.

Penalty on ferters, or buying their

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XXXII. Provided always, That if any person shall harbour, concealing de-conceal or affift any deferter from his Majesty's marine service, knowing him to be such, the person so offending shall forfeit arms, clothes, for every such offence the sum of five pounds; or if any person shall knowingly detain, buy or exchange, or otherwise receive any arms, clothes, caps or other furniture belonging to the King, from any marine or deferter, upon any account or pretence whatfoever, or cause the colour of such clothes to be changed, the perion is offending thall forfeit for every fuch offence the fum of five pounds; and upon conviction, by the oath of one or more credible witness or witnesses, before any one or more of his Majesty's justices of the peace, the said respective penalties of five pounds, and five pounds, shall be levied by warrant under the hands of the faid justice or justices of the peace, by diffress and sale of the goods and chattels of the of-Application of fender; one moiety of the faid first-mentioned penalty of five tic penalties. pounds to be paid to the informer, by whose means such de-

For want of distress, offender to be committed.

ferter shall be apprehended; and one moiety of the said lastmentioned penalty of five pounds to be paid to the informer, and the residue of the said respective penalties to be paid to the officer to whom any fuch deferter or marine did belong: and in case any such offender who shall be convicted as aforesaid of harbouring or allisting any such deserter or deserters, or having knowingly received any arms, clothes, caps or other furniture belonging to the King, or of having caused the colour of such clothes to be changed, contrary to the intent of this act, shall not have fufficient goods and chattels whereon diffress may be made to the value of the penalties recovered against him for such offence, or shall not pay such penalties within four days after fuch conviction, then, and in such case, such justice or justices of the peace shall and may, by warrant under his or their hand and feal, or hands and feals, either commit fuch offender to the common gaol, there to remain without bail or mainprize, for the space of three months, or cause such offender to be publickly whipped, at the discretion of such justice or justices.

The preceding clause to extend to Ireland also.

XXXIII. Provided always, That so much of this act as relates to the punishment of such who shall harbour, conceal or affift deferters, or shall knowingly detain, buy, exchange or otherwife receive, any arms, clothes, caps or other furniture, belonging to the King, from any marine or deferter, or cause the colour of fuch clothes to be changed, shall extend to all ends and purposes whatsoever to Ircland, and shall be put in execution in that kingdom by all justices of the peace, and other officers respectively, according to the tenor, and during the continuance of this act.

Continuance of this act.

XXXIV. And be it further enacted by the authority aforefaid, That this act, and every thing herein contained, shall be and continue in force from the faid twenty fifth day of March in the year of our Lord one thousand seven hundred and fifty 2

five.

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five, until the twenty fifth day of March in the year of our Lord one thousand seven hundred and fifty six.

XXXV. And to prevent as far as may be any unjust or fraudulent arrests that may be made upon marines, whereby his Majesty and the publick may be deprived of their service; it is hereby further enacted by the authority aforesaid, That no per- No volunteer fon whatfoever who is entered, or shall enter himself as a volun-liable to proteer in his Majesty's service as a marine, during the continuance cess, unless for of this act, shall be liable to be taken out of his Majesty's ser-matter; or a vice, by any process or execution whatsoever, other than for real debt of fome criminal matter, unless for a real debt, or other just cause the value of of action, and unless before the taking out of such process or out to be execution (not being for a criminal matter) the plaintiff or plain- made before a tiffs therein, or some other person or persons on his or their be-judge, half, shall make affidavit before one or more judge or judges of the court of record, or other court out of which such process or execution shall issue, or before some person authorized to take ashdavits in such courts, that to his or their knowledge the oriinal sum justly due and owing to the plaintist or plaintists, from the defendant or defendants, in the action or cause of action on which such process shall iffue, or the original debt for which fuch execution shall be issued out, amounts to the value of ten pounds at least, over and above all costs of suit in the fame action, or in any other action on which the same shall be grounded, a memorandum of which oath shall be marked on and a memothe back of fuch process or writ, for which memorandum or random thereoath no fee shall be taken; and if any person shall nevertheless of marked on the back of be arrested contrary to the intent of this act, it shall and may the process; be lawful for one or more judge or judges of fuch court, upon complaint thereof made by the party himself, or by any his superior officer, to examine into the fame by the oath of the parties, or otherwise, and by warrant under his or their hands and otherwise prifeals to discharge such marine so arrested, contrary to the intent soner to be of this act, (without paying any fee or fees) upon due proof discharged, made before him or them, that fuch marine fo arrested was legally entered as a marine in his Majesty's service, and arrested contrary to the intent of this act, and also to award to the party fo complaining, fuch costs as fuch judge or judges shall think reasonable, for the recovery whereof he shall have the like remedy that the person who takes out the said execution might have had for his costs, or the plaintiff in the like action might have had for the recovery of his costs, in case judgment had been given for him with costs, against the defendant in the said action.

. XXXVI. And to the end that honest creditors who aim only at the recovery of their just debts, due to them from persons entered as marines into his Majetty's fervice, may not be hindered from fuing for the same, but on the contrary may be affifted and forwarded in their fuits, and inflead of an arreft, which may at once hurt the fervice, and occasion a great expense and delay to themselves, may be enabled to proceed in a more speedy

Plaintiff giving notice may file a common appear ance,

and proceed to judgment and execution.

Justices may order constables to give officers, and private men, and where quartered.

Officers and Dirivate men while on board the King's ships to be governed according to 22 Geo. 2, C. 33.

and cheap method; be it further enacted by the authority aforefaid, That it shall and may be lawful to and for any plaintiff or plaintiffs, upon notice first given in writing of the cause of action to such person or persons so entered, or left at his or their last place of residence, before such entering, to file a common appearance in any action to be brought for or upon account of any debt whatsoever, so as to intitle such flaintiff to proceed therein to judgment and outlawry, and to have an execution thereupon, other than against the body or bodies of him or them so entered as aforesaid; this act or any thing herein, or any former law or statute to the contrary notwithstanding.

XXXVII. And for the better preventing abuses in quartering or billeting marines in pursuance of this act; be it further enacted by the authority aforesaid, That it shall and may be lawful to and for any one or more justice or justices of the peace an account of within their respective counties, cities or liberties, by warrant the number of or order under his or their hand and scal, or hands and scals, at any time or times during the continuance of this act, to require and command any high constable, constable, bedel or other officer, who shall quarter or billet any marines in pursuance of this act, to give an account in writing unto the faid justice or justices requiring the same, of the number of officers and private men who shall be quartered or billeted by them, and also the names of the house-keepers or persons upon whom every such officer or private man shall be quartered or billeted, together with an account of the street or place where every such house-keeper dwells, and of the figns (if any) belonging to their houses, to the end it may appear to the faid justice or justices where such officers and private men are quartered or billeted, and that he or they may thereby be the better enabled to prevent or punish all abuses in the quartering or billeting of them.

> XXXVIII. Provided always, and it is hereby declared. That all his Majesty's marine forces, as well officers as private men, shall from time to time, during their being respectively borne as part of the complement of any of his Majesty's ships or vessels. be subject and liable, in like manner, in all respects as any officers or seamen employed in his Majesty's sea service are subject and liable to be governed, according to the purport, tenor, effect and true intent and meaning of an act of parliament made in the twenty second year of his present Majesty's reign, intituled. An act for amending, explaining and reducing into one act of parliament, the laws relating to the government of his Majesty's ships, vellels and forces by lea; this present act, or any thing herein

contained notwithstanding.

[1755.

CAP. XII.

An all to explain and amend a clause in an all made in the fifth year of the reign of Queen Anne, intituled, An act for the better preservation of the game, in relation to the selling or offering to sale any game.

THEREAS by an act of parliament made in the fifth year of her late majesty Queen Anne, intituled, An act for the 5 Anne c. 14. better preservation of the game; it was enacted, That if any highar, chapman, carrier, inn keeper, victualler or alehouse-keeper, should have in his custody or possession, or should buy, sell or offer to sell, any hare, pheafant, partridge, moor, heath-game or groufe, every fuch highar, chapman, innkeeper, victualler, alehouse-keeper or carrier, (unless fuch game in the hands of fuch carrier be fent up by person or persons qualified to kill the game) shall, upon conviction of such offence, for feit for every hare, pheasant, partridge, moor, heath-game or grouse, the fum of five pounds, one half to be paid to the informer, and the other to the poor of the parish where the offence was committed: and whereas doubts have arisen with respect to the meaning of the word chapman, whereby the intent of the said att hath been in some degree defeated; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual Persons selland temporal and commons in this present parliament assem-ing, or exposbled, and by the authority of the same, That if any person or ing to sale, persons whatsoever, whether qualified or not qualified to kill any game, game, shall sell, expose or offer to sale, any hare, pheasant, penalties, in partridge, moor, heath-game or grouse, every such person or the recited persons shall, for every such offence, be subject and liable to the act, on higfame forfeitures, pains and penalties, as are inflicted by the faid lars, &c. of-recited act upon higlars, chapmen, carriers, innkeepers, victual-fering game lers or alchouse keepers, for huving felling or offering of sale. lers or alehouse-keepers, for buying, selling or offering, of game to fale.

II. And be it further enacted by the authority aforesaid, Game found That if any hare, pheafant, partridge, moor, heath-game or in the hou'e grouse, shall be found in the shop, house or possession of any or possession poulterer, salesman, fishmonger, cook or pastry-cook, the same salesman, fish-shall be adjudged, deemed and taken to be an exposing thereof monger, cook, to fale within the true intent and meaning of this act, and the or pattryfaid recited act, or any other act; which faid forfeitures shall be cook, deemed recovered, and such penalties inflicted, by such means, and in exposing thereof to fuch manner, and from and within fuch time, and shall be ap- fale. plied to fuch uses, as are prescribed by the said recited act, or by Forseitures any other act or acts fince made for the preservation of the and penalties game; any thing in the faid recited act, or any other law or how to be restatute to the contrary thereof in any wise notwithstanding.

applied.

CAP. XIII. An alt for relief of insolvent debtors.

WHEREAS many persons, by lo Jes and other missortunes, are rendered incapable of paying their whole debts; and though

though they are willing to make the utmost satisfaction they can, are nevertheless detained in prison by their creditors, and whereas such unhappy debtors have always been deemed the proper objects of publick compassion, and by several acts of parliament have been discharged: for the relief therefore of infolvent prisoners who shall faithfully discover upon eath, and deliver up and assign all their effects and estates whatsoever for the benefit of their creditors; and to prevent, as far as possible, the many frauds and abuses which in a great measure have obstructed the good ends of such acts; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That all and every theriff or theriffs, gaoler ners in cufto- or keeper of any prison or prisons, in any county, riding, divifion, city, town and liberty, within this kingdom respectively, shall, and is or are hereby impowered and required to take and make a true, exact and perfect lift, alphabetically, of the name or names of all and every person or persons, who, upon the first day of Junuary one thousand seven hundred and fifty five, was or were really a prisoner or prisoners, in the actual cuttody of any fuch theriff or theriffs, gaoler or gaolers, or keeper of any with the time prison respectively, upon any process whatsoever, for or by reason of any debt, damages, costs, sum or sums of money, and of the time when such prisoner or prisoners were charged in custody, and received in prison, together with the name or names of the person or persons at whose suit such prisoner or prisoners is or are detained; and shall deliver the same to the justices at their first general or quarter sessions of the peace, to To be deliver- be held after the thirty first day of March one thousand seven

Alphabetical lift to be made out of prifody for debt, on 1 Jan. ¥755.

when charg. ed, and at whole fuit.

ed into quar ter-lellions, on oath.

> A.B. upon my corporal outh, in the presence of Almighty God, I folemnly livear, profess and declare, That all and every person and persons, whose name or names are inserted and contained in the foregoing lift, by me now delivered and subscribed, were, to the best of my knowledge and belief, upon the first day of January one thousand seven hundred and fifty five, really and truly prisoners, in actual custody, in the prison or gaol of fuits of the several persons therein respectively mentioned; and that all and every of them have really and truly continued and remained in actual custody ever since; and that the said list is a true, exact, perfeet and just lift, of all such persons as were really and truly prisoners in actual custody in the said gaol or prison of faid first day of January one thousand seven hundred and fifty five.

> hundred and fifty five, for fuch county, riding, division, city,

town and liberty respectively; and shall, in open court, take an

oath to the effect following; that is to fay,

So help me GOD.

Which oath the faid justices, at the general or quarter sessions, in open court, are hereby impowered to administer; the words

Anno vicesimo octavo Georgii II. c. 13.

of which oath shall be entered or written at the end or bottom of every such list so delivered and subscribed in open court, by every fuch sheriff, gaoler or keeper respectively; which list so subscribed and sworn unto, shall be kept by the clerk of the peace of every fuch county, riding, division, city, town or liberty respectively, for the better satisfaction of the said justices, and clerk of the information of all creditors, and to be feen without fee or re-peace. ward.

II. And, to the end that no such poor prisoner may be defeated of his or her discharge, according to the true intent and meaning of this act, by having his, her or their name or names Copies of the left out of the said lists so to be delivered, be it further enacted list to be affixby the authority aforesaid, That all and every such sheriff and ed within the sheriffs, gaoler or gaolers, or keeper of any prison, is and are prisons, and hereby required to fix up, in the most conspicuous place or on the gates. places in every fuch prilon, and at the most frequented and usual gate, door, or entrance into every such prison, three or more Penalty of not true copies of the lift or lifts to be delivered at the faid general delivering in, or quarter fellions, or any adjournment thereof, ten days before &c. perfect the faid festions; and if any such sheriff or sheriffs, gaoler and gaolers, keeper or keepers of any fuch prison, shall, in any fuch list to be delivered in as aforefaid, neglect or refuse to insert the name of any prisoner or prisoners who was or were actually in custody in their prison on the said first day of January one thoufand seven hundred and fifty five, the person or persons so neglecting or refusing to insert the same, shall, for every such name or names to omitted, incur and be subject to such penalty or penalties as are herein after imposed or laid on every such theriff or theriffs, gaoler or gaolers, keeper or keepers, who thall neglect or refuse to make out, fix up, or deliver such list as aforesaid; to be recovered in the same manner, and to be applied to fuch use and uses, as are herein after directed for the recovery and application of the penalty, in case of such neglect or refusal to make out such list as aforesaid.

III. And be it further enacted by the authority aforesaid, Persons in-That all and every person and persons whose names shall be in- serted in the ferted in fuch lifts, to be delivered in as aforefaid, who upon the lifts, and confirst day of January one thousand seven hundred and firty five, forming to this act, to be discharged by riff or theriffs, gaoler or gaolers, or keeper of any prison respectithe justices. tively of this kingdom, who shall take the oath herein after mentioned, thall and may be for ever released and discharged from their imprisonment, in such manner as hereafter is provided; that is to fay, it shall and may be lawful for any justice or justices of any county, riding, division, city, town or liberty, within this kingdom (upon the petition of fuch prisoner or prifoners) by warrant under his and their hands and feals, to require the faid theriff or theriffs, gauler or gaolers, or keeper of any fuch prison, within his or their respective jurisdictions, to bring before the justices at the next general or quarter sessions of the peace, or any adjournment thereof, to be held next after the

Prisoner to deliver in a schedule of his estate, debts, and debtors.

expiration of ten days from the date of the said warrant, for fuch respective county, riding, division, city, town or liberty, the body of any person being in the said prison as aforesaid, with the warrant or warrants of his er her detainer, together with a copy or copies of the cause or causes which he, the or they, is or are charged with, in the feveral gaols or prisons as aforesaid, at the time aforesaid; which warrant of the said justice or justices every such gaoler or keeper is hereby commanded to obey; and such prisoner coming before such justices at the faid general or quarter fessions, or any adjournment thereof, shall in open court subscribe and deliver in a schedule of his or her whole estate, real and personal, either in possession, reverfion or remainder, or held in trust for him or her, or for his or her benefit or advantage, and the names of his or her several debtors, and the several sums of money from them respectively fecured or owing, upon any specialty, contract, or other account whatsoever, and the names and places of abode of the several persons from whom such debts are due and owing, and of the witnesses who can prove such debts or contracts (it there be any such) and make oath, and swear to the effect following; that is to fay,

A. B. upon my corporal oath, in the presence of Almighty God, do folemnly swear, protest, and declare, That on the first day of January one thousand seven hundred and fifty five, I was a prisoner within the prison of in the actual custody of the gaoler or keeper of the said prison of at the suit of

without my consent or procurement, and without any fraud or collusion whatsoever; and that the schedule new delivered, and by me subscribed, doth contain, to the best of my knowledge, remembrance, and belief, a full, just, true and perfect account and discovery of all the goods, effects and chates, real and personal, either in possession, reversion or remainder, or in trust for me, or for my benefit or advantage, unto me in any wife belonging or appertaining; and fuch debts as are to me owing, or to any person or persons in trust for me; and of all the securities and contracts, whereby any money now is, or will or may hereafter become payable, or any benefit or advantage accrue to me, or to my use, or to any perfon or persons in trust for me, and the names and places of abode of the feveral persons from whom such debts are due and owing, and of the witnesses that can prove such debts or contracts; and that neither I, nor any other person or persons in trust for me, have lands, money, flock or any estate, real or personal, in possession, reversion or remainder, other than what are in the faid schedule contained, except wearing apparel, bedding for myself and family, working tools, and necessary implements for my occupation and calling, and these in the whole not exceeding the value of ten pounds; and that I have not, no any body for me, directly or indirectly sold, lessened or otherwise conveyed, disposed of in trust or concealed, all or any part of my land, money, goods, chattles, stock, debts, securities, contracts or estate real or personal,

Anno vicesimo octavo Georgii II. c. 13.

whereby to secure the same, or to receive or expets any profit or advantage thereof, or to defraud or deceive any creditor or creditors to whom I am indebted, in any wife how soever.

So help me GOD.

And which said schedule, being so subscribed in the presence of Schedule to the justices, in open court and sessions aforesaid, is to remain be lodged with the clerk of the peace, for the better information of all the with clerk of creditors of such prisoner; and all the estate, right, title, interest the peace, and trust of such prisoner, of, in, and unto such real estate, as well copy or customary held, as freehold, and such personal estate, debts and effects, contained in such schedule as aforesaid, and all other the real and personal estate of such prisoner, shall immmediately after the discharge of such prisoner, be and is hereby vested in the clerk of the peace of and for the county, riding, city or town corporate, who is hereby directed and authorized by order of the justices at their general or quar- who is to aster sessions of the peace so held as aforesaid, to make an assign-sign over the ment of the effate and effects to such of the creditors of the faid figness, prisoner, as the major part of the said creditors of the said prifoner, who shall apply for the same, by any writing under their hands, shall direct and appoint (which assignment so made as aforesaid, shall be a good and effectual assignment in law to all intents and purposes whatsoever; and for the execution of which the faid clerk of the peace shall take a fee of two shillings; and no more) in trust for themselves, and the rest of the creditors; which faid affignee or affignees is and are hereby impowered to fue in his, her, or their own name or names for, and to recover and receive the same; and also to execute any trust or power vested in, or created for the use or benefit of such prisoner, for the use and benefit of themselves, and the rest of fuch creditors; and to give sufficient discharge and discharges to fuch respective debtor or debtors; and fully to divide the said prisoner's estate and effects, or the monies arising from the sale or disposition thereof (such sale or disposition to be approved of for benefit of by the major part of the faid creditors in writing as aforefaid) among the creditors of fuch prisoner, who, within one month after notice of such intended dividend published in the London Gazette, shall produce to such assignee or assignees, an assidavit made before one or more justice or justices of the peace, who is and are hereby impowered to take the same, proving his or her debt due from the said prisoner so discharged, in equal proportions, according to their respective debts; and after the same is recovered and received, to render the overplus, if any shall be (their own debts and charges first deducted) to the prisoner, his executors, or administrators.

IV. Provided always, That all and every fuch affignee and copyhold eassignees of every copyhold or customary estate of such prisoner states to comas aforesaid, shall, before such time as he or they, or any of pound with them, shall enter, or take any profit thereof, agree and com- the lord of the manor; pound with the lord or lords of the manor or manors, of whom the same shall be holden, for such fine or income, upon any sur-

render

render and admission, as heretofore have been most usual and accustomed to be paid; and that, upon every such agreement or composition, the said lord or lords for the time being, at the next court to be holden for the faid manor or manors, shall grant unto the faid affignee or assignees the copyhold or customary estate, by copy of court-roll, according to the custom of the faid manor or manors, for and during the estate and interest to him or them so assigned as aforesaid; reserving the rents, duties, heriots, customs and services, to which the said copyhold or customary estate was subject and liable at the time of the said assignment; and shall also, at the same court, admit the faid assignee or assignees, tenant or tenants of the same, according to the custom of the said manor or manors.

Copyhold, &c. to be thereupon granted them.

Estate in expectancy not affected by this act.

V. Provided also, That nothing herein contained shall extend to prejudice or affect any estate or interest, or right whatfoever of any other person or persons than the said prisoner, which may be expectant upon or subject unto, the estate or interest of the said prisoner hereby vested in the said clerk of the peace; but that the estate, interest and all rights whatsoever, of every fuch person or persons as aforesaid, shall remain and continue in the same manner as if this act had not been made.

Effects, where rent is due, to landlord;

VI. Provided always, and be it enacted by the authority aforefaid, That where any rent, not exceeding two years rent, to be affigned shall be due to any person or persons from such prisoner or prifoners at the time of his or their respective discharges in respect to any messuages, lands or tenements then in lease to such prifoner or prisoners respectively, for life or lives, for years, at will or otherwise, no goods or chattles then lying or being in or upon the respective tenements so in lease or liable to be distrained, shall be assigned by the clerk of the peace in manner aforesaid, but shall by such clerk of the peace be transferred to such landlord or landlords, or some person or persons intrusted for him or them respectively, towards satisfaction of the rent then due, not exceeding two years rent as aforefaid, unless the person or persons to whom such assignment shall be made by such clerk of the peace, shall, by writing under his or their respective hands and feals, before such assignment, agree to pay or satisfy to such landlord or landlords the rent to him or them respectively due, not exceeding two years rent as aforefaid, to the intent that fuch landlord or landlords may be fatisfied the rent or rents to him or them respectively due, before any division of the estate or essects of fuch prisoner or prisoners among his other creditors, in like manner as he or they might be fatisfied the rent to him or them respectively due before the removal of such goods and chattles by virtue of an execution by force of the statute made in the eighth year of her late Majesty's reign, intituled, An ast 8 Ann. c. 14 for the better fecurity of rents, and to prevent frauds committed by tenants; any thing herein before contained to the contrary thereof in any wife notwithstanding.

unless the asfignees fatisfy the landlord.

VII. Provided also, and be it enacted by the authority aforefaid, That nothing in this act shall extend or be construed, to hinder

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hinder or prevent any mortgage or mortgages upon the estate of fuch prisoner or prisoners or any part thereof, to take place upon the lands, tenements or hereditaments, comprised in such mortgage or mortgages respectively; nor to prevent any statutestaple, statute-merchant, recognizance or judgment, acknow- &c. not atledged by or obtained against, any such prisoner or prisoners, to fested. take place upon the lands, tenements or real estate of such prifoner or prisoners; and also where any inquisition shall have been taken upon any fuch statute or recognizance, or any writ of execution shall have been taken out, and delivered to the sheriff or proper officer, upon any such judgment, before such assignment made by the clerk of the peace, as aforesaid, upon his or their personal estate respectively, preserable and prior to any division of the estate and effects of such prisoner or prisoners among his other creditor or creditors, for fo much as shall remain really due upon such mortgage, statute, recognizance or judgment respectively, in like manner as such mortgagees and creditors by statute, recognizance or judgment, would have been preferred to other creditors of an inferior nature, against the real or personal estate of such prisoner and prisoners respectively, if this act had not been made; any thing herein before contained to the contrary thereof in any wife notwithstanding.

VIII. And whereas many persons who may be intitled to and claim the benefit of this act, are feifed and possessed of lands, tenements and bereditaments, to hold to fuch prisoners for the term of their natural lives, with power of granting leafes (for fines referving small rents) on fuch estates for one, two or three lives, in possession or reversion, or for some number of years, determinable upon lives, which said powers ought to be executed for the benefit of the creditors of fuch prisoners: Power in pribe it therefore enacted by the authority aforesaid, That in every soner of fuch case, all and every the powers of leasing such lands, tene-leasing lands, ments and hereditaments, which are or shall be vested in or &c. to vest in claimed by any fuch prisoner or prisoners as aforesaid, shall be assignees. and are hereby vested in the assignee or assignees of the real and personal estate of such prisoner by virtue of this act, to be by fuch affignce or affignees executed for the benefit of all and every the creditors of fuch prisoners, as aforefaid.

IX. And be it further enacted by the authority aforefaid, Prifoners in-That all and every prisoner and pritoners who shall so petition tending to to be discharged under this act, as aforesaid, shall cause publick take the benenotice to be inferted in three several London Gazettes, preto give notice vious to such general or quarter sessions, or any adjournment in London thereof, at which the faid prisoner and prisoners shall apply to Gazette. be discharged, containing the name, trade or occupation, and two last places of abode, if so many, of every such prisoner and prisoners, and the prison wherein he, she or they is or are confined, and of his, her or their intention to take the benefit of this act, and mentioning fuch notice in each Gazette, to be the first, second and third notice, according to the time of publishing each of such notices; for each of which said several notices, there shall be paid by each prisoner two pence, and no Fee for the

more faine.

more; the first of which said notices shall be so inserted in the faid Gazette, thirty days at least, and the last of the said notices. ten days at least before such general or quarter sessions so held as

aforesaid, so that as well all the creditors who have not charged the faid prisoner or prisoners in custody, as those creditors who have charged such prisoner or prisoners, may have sufficient notice as a oresaid; and in case it shall be proved either upon oath, or by producing the faid three Gazettes, before the faid justices at their said sessions, that the said publick notices were so inscreed in the London Gazette, in manner as herein before is directed; and that the faid person or persons so petitioning was or were actually a prisoner or prisoners on the said first day of Fanuary one thousand seven hundred and fifty five; and the oath taken by the faid prisoner or prisoners be not disproved by oath, &c not good testimony of any credible person or persons on oath, to be administered by the said justices, then the said justices in their justices are to faid general or quarter fessions, or any adjournment thereof, or the major part of them being satisfied therewith, shall thereupon, by order of the said sessions, command the said sheriff or theriffs, gaoler or gaolers, or keeper of any fuch prison or prifons, forthwith to fet at liberty fuch prisoner or prisoners, without having or taking any fee or reward, other than one shilling Gaoler's fee. for his or their attendance with such prisoner or prisoners at such general or quarter sessions, or any adjournment thereof, in order for his, her or their discharge; which sum of one shilling such sheriff or sheriffs, gaoler or gaolers, keeper or keepers of such prison or prisons, are hereby authorized and impowered to receive and take for the purposes aforesaid, and no more; which order shall be a sufficient discharge to the sheriff or sheriffs, gaoler or gaolers or keeper of such prison or prisons, and shall

Prisoner's

being difproved, the

discharge

him.

Court, if required by creditor, to administer an oath to the gaoler.

menced or profecuted against him or them by reason thereof. X. And be it further enacted by the authority aforefaid, That any court of general or quarter fessions, which, pursuant to the true intent and meaning of this act, shall make any order for the discharge of any prisoner or prisoners aforesaid, shall, if required by any creditor or creditors, who shall oppose such prifoner's discharge, administer and give such sheriff or sheriffs, gaoler or gaolers, keeper or keepers of fuch prison or prisons, wherein the faid prisoner or prisoners is or are, an oath to the following effect; that is to fay,

indemnify him or them against any escape or escapes, or action or actions whatsoever, which shall or may be brought, com-

A. B. do swear, That was really A and truly my prisoner in my custody, in the prison of to the best of my knowledge and belief, at or upon the first day of January one thousand seven hundred and fifty sive; and the warrant or warrants of his or her detainer, and the copy or copies of the cause or causes, now by me brought with the body of the is the warrant of his or her

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her detainer; and is or are a true copy or copies, without any fraud or deceit by me, or by any other to the best of my knowledge.

So help me GOD.

XI. Provided always, and be it enacted by the authority a- Gaolers who foresaid, That if such person or persons, as was the sheriff or were not so theriffs, gaoler or gaolers, or keeper of fuch gaol or prison on on 1 Jan. the faid first day of January one thousand seven hundred and 1755, to take fifty five, shall not happen to be the sheriff or sheriffs, gaoler or the following oath. gaolers or keeper of such gaol or prison, at the time of making fuch order, that the faid general or quarter sessions, held as aforesaid, if required as aforesaid, shall administer and give to fuch persons as shall be sheriffs, gaolers or keepers of such prison or prisons, at the time of making such order an oath touching the commitments, or books of commitment, to the effect following; that is to fay.

A. B. do swear, That I have examined the commitments, or books kept of or concerning the commitment of prisoners to the prison of in the county of

and I verily believe, that the faid commitments or books of commitment, are really true, and not fillitious, nor calculated for this purpose; and by them it dees appear, that

was, on the first day of January one thousand seven hundred and fifty five, really and truly a prisoner in the actual cuitody of sheriff, gaoler or keeper of the said prison, without fraud or deceit by me, or the faid any other person or persons to my knowledge.

So help me GOD.

XII. And whereas great numbers of workmen skilful in the several trades and manufactures of this kingdom, and also many able seamen and mariners, finding themselves unable to satisfy the whole of their respective debts, and dreading the miseries of a gool, have chose to leave their employments and native country, and have entered themselves in foreign service : and whereas their continuance abroad must be of great prejudice to the trade of this kingdom: in order therefore to enduce Debtors and enable such persons to return; be it enacted by the autho- were beyond rity aforesaid, That all and every debtor and debtors, who was seas on a Jans or were actually beyond the seas in foreign parts on the said first 1755, surrendered and first foreign, and day of January one thousand seven hundred and fifty five, who conforming, shall return and surrender himself or themselves unto the gaoler to have the or gaolers, keeper or keepers, of the prisons of the King's Bench, benefit of this Marshalfea or Fleet, or to the prison or prisons of such county or act. counties where such debtor or debtors last dwelt for the space of fix months (which faid gaoler or gaolers, keeper or keepers, are hereby required and impowered to receive and detain such debtor or debtors furrendering as aforefaid, in order to their discharge,

as herein after-mentioned) shall, from and immediately after such furrender as aforesaid, be deemed a prisoner or prisoners within, and be to all intents and purposes intitled to the benefit of this act, and shall upon due proof of the said premisses, by the oath of such debtor or debtors (not disproved by any credible witness) be discharged in the same manner, as if he, she or they, had been actually in prison on the said first day of January one thousand feven hundred and fifty five, and continued therein as aforesaid, subject nevertheless to the same restrictions and provisions, and upon compliance with the fame terms, conditions and qualifications, herein before imposed upon the said prisoners actually in custody upon the said first day of January one thousand seven hundred and fifty five, and also subject to the terms and provifions, relating to the estate and effects of such prisoner as aforefaid, excepting only such particulars thereof, as require the name of a prisoner to be inserted in the sheriffs, gaolers or keepers list as aforesaid, or relate to the oaths of such sheriff, gaoler or keeper herein before appointed to be taken; which particulars cannot possibly be applied to the case of persons surrendering themselves as aforesaid; and also except the said oath herein before appointed to be taken by prisoners in custody upon the said first day of January one thousand seven hundred and fifty five, instead whereof the said person or persons so surrendering shall take an oath to the effect following, which the faid justices, authorized to put this act in execution, are hereby required and impowered to administer, in such manner as the oaths herein before-mentioned are to be administered.

Fugitive's oath.

A. B. do, upon my corporal oath, in the presence of Almighty God, solemnly swear, protest, and declare, That I was actually, on the first day of January one thousand seven hundred and fifty sive, beyond the seas in foreign parts, videlicet, at

and that the schedule now delivered, and by me subscribed, doth contain, to the best of my knowledge, remembrance, and belief, a full, just, true and perfect account and difcovery, of all the estate, goods, and effects to me in any wife belonging; and fuch debts as are to me owing, or to any person or persons in trust for me; and of all the securities and contracts, whereby any money now is, or will or may hereafter become payable, or any benefit or advantage accrue to me or to my use, or to any other person or persons in trust for me; and the names and places of abode of the several persons from whom such debts are due and owing, and of the witnesses that can prove such debts or contracts; and that neither I, nor any other person or persons in trust for me, have land, money, stock or any estate, real or personal, in possession, reversion or remainder, other than what are in the faid schedule contained, except wearing apparel, bedding for mivielf and family, working tools, and necessary implements for my occupation and calling, and these in the whole not exceeding the value of ten founds; and that I have not directly or indirectly fold, lessened or otherwise conveyed, disposed of in trust, or concealed, all or any part of my land, money, goods, chattles, stocks, debts, securities, contracts or estates.

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estates real or personal, whereby to secure the same, or to receive or expect any profit or advantage thereof, or to defraud or deceive any creditor or creditors to whom I am indebted, in any wife how soever.

So help me GOD.

XIII. And be it farther enacted by the authority aforesaid, That if any sheriff or sheriffs, gaoler or gaolers or keeper of any prison, shall without just cause to be approved of by the said justices, refuse or delay to bring any such prisoner or prisoners Gaoler and as aforesaid, to the said general or quarter sessions, in order to his printer of or her discharge, or shall neglect or refuse to make out and de-Gazette, not liver fuch lifts as aforesaid, or to take any of the said oaths be-complying fore-mentioned, or shall upon any account or pretence whatsoever lations of this take or receive more than the faid fum of one shilling herein be- act. to forfeit fore allowed for his or her attendance, in order to be discharged to the prisoner of fuch prisoner or prisoners as aforesaid, or shall detain the rool. and treble costs. prisoner after he or she shall be discharged as aforesaid; or if the printer of the London Gazette shall wilfully refuse or neglect to infert therein the name, trade, occupation and last place of abode of such prisoner, on reasonable requests to him made for that purpose, or shall take or receive any see or gratuity more than two pence as aforefaid for fo doing, every such theriff, gaoler and keeper of fuch prison or prisons, and such printer of the London Gazette, shall respectively forfeit and pay to each prisoner the sum of one hundred pounds, which shall and may be recovered with treble costs of suit, by action of debt, bill, plaint or information, in any of the courts of record at Westminster; wherein no essoin, protection or wager of law, or more than one imparlance shall be allowed.

XIV. And be it further enacted by the authority aforefaid, Gaolers con-That if any fuch sheriff or sheriffs, gaoler or gaolers or keeper victed of perof any prison, shall, in taking any of the afore-mentioned into to foroaths, forswear or perjure himself, and shall thereof be lawful-feit seed to ly convicted, such sheriff, gaoler or keeper of such prison or prisons (over and above such penalties as may be inflicted on persons convicted of perjury) shall, upon every such conviction, forfeit and pay the fum of five hundred pounds, to be recovered with full costs, by bill, plaint or information, or action of debt, in any of his Majesty's courts of record at Westminster, wherein no effoin, protection, wager of law or other delay to be allowed, by and in the name of fuch persons, their executors and administrators, as shall in pursuance of this act be appointed affignees of the estate and effects of the prisoner or prisoners, for discharging of whom such perjury shall be cominitted; and for want of fuch affignees, in the name or names of any other creditor or creditors, who shall sue for the said penalties; to be applied one moiety to the informer or informers, and the other moiety towards fatisfaction of the debts of fuch his creditor or creditors.

XV. And be it further enacted by the authority aforesaid, Vol. XXI.

That if any person who now is or was on the first day of '7a-Gaolers inserting wrong forfest 2001.

nuary one thousand seven hundred and fifty five, sheriff or gaolnames, &c. to er or keeper of any prison, shall insert in any list or lists delivered as aforefaid, the name or names of any person or persons who was or were not prisoner or prisoners, actually in custody on the faid first day of Jinuary one thousand seven hundred and fifty five, according to the tenor of the faid oath taken at the time of delivering in such lists, every such sheriff, gaoler or keeper, shall, for every name so inserted as aforesaid, forseit and pay the fum of two hundred pounds, to be recovered in the fame manner, and applied to the fame use or uses, as herein before directed for the recovery of the faid penalty and forfeiture in case of conviction of perjury.

er a copy of or taking extraordinary

XVI. And be it further enacted by the authority aforciaid, That if any clerk of the peace shall delay or refuse to give every peace refusing or any such prisoner, so discharged as aforesaid, within ten to give prison, days after his or her discharge, a copy of the order of his or her discharge, on the payment of two shillings and fix pence, his discharge, or shall take more than the said sum of two shillings and six pence for such copy, every clerk of the peace so offending fees, to forfeit shall forfeit and pay to every such prisoner, the sum of twenty pounds, to be ordered to be paid by the justices of the peace at their general or quarter sessions of the peace, who are hereby impowered to levy the same by distress and sale of the goods of the person so offending.

as a telon.

XVII. And be it further enacted by the authority aforesaid, Prisoner con-victed of per. That if any prisoner, as aforesaid, or any person or persons enjury, to futter abled to take the benefit of this act, shall forswear or perjure himself, herself or themselves, in any of the matters aforesaid, and shall be lawfully convicted of wilful perjury, he or the shall be adjudged a felon, and fuffer as such, without benefit of clergy.

Prisoners difcharged by this act, not liable to imprisonment for debts, &c. contracted before I Jan. 3755.

XVIII. And be it further enacted by the authority aforefaid, That no person to be discharged by this act shall, at any time hereafter, be imprisoned by reason of any judgment or decree obtained for payment of money only, or for any debt, damages, contempts, colts, ium or fums of money, contracted, incurred, occasioned, owing or growing due, before the said first day of January one thousand seven hundred and fifty five; but that upon every airest upon every judgment, or such decree, or for fuch debts, damages, contracts, cofts, fum and fums of moncy, it shall and may be lawful for any judge of the court where the process is sued, upon shewing the copy of the order of such prisoner's discharge or discharges, to release and discharge out of cultody luch prisoner or prisoners, as aforesaid; and the judge is hereby impowered to to do, to as every fuch priloner or prifoners arrested or detained upon execution or mesne process, do give a warrant of attorney to appear to every such action, and to plead thereunto.

Gidler may plead the general illus a-

XIX. And be it further enacted by the authority aforesaid, That if any a tion of escape or any fuit or action, be brought against

against any justice or justices of the peace, sheriff, gaoler or gainst suits keeper of any prison, for performing their office, in pursuance for escape of of this act, they may plead the general issue, and give this act pulsoners. in evidence; and if the plaintiff be nonsuited or discontinue his action, or verdict pass against him, or judgment upon demurrer, the defendant shall have treble costs; provided that Treble costs, the discharge of any person, by virtue of this act, shall not prisoner, not acquit any other person from such debt, sum or sums of money, to acquit oor any part thereof, but that all others shall be answerable for thers answer. the same, in such manner as they were before the passing of able for the this act.

XX. Provided always, and be it enacted by the authority Debts and aforesaid, That notwithstanding the discharge of the person of judgment; to fuch prisoner or prisoners as aforesaid, all and every debt or stand good adebts due or owing from the said prisoner or prisoners, and all ers lands and and every judgment or judgments had and taken, and decree effects. obtained against him or her, shall stand, and be good and effectual in law, to all intents and purposes, against the lands, tenements and hereditaments, goods and chattels of the faid prisoners so discharged as aforesaid, which he, she or they, or any other person or persons in trust for him, her or them, at the time of such discharge hath or have, or at any time hereafter shall or may be any wife seised or possessed of, interested in. or intitled to, either in law or equity; except his, her or their Wearing apwearing apparel, bedding for his, her or their families, and parel, bedding, working tools and implements necessary for his, her or their oc-and working cupations, not exceeding the value of ten pounds in the whole; ed; and it shall and may be lawful to and for such creditor or cre- and creditor ditors of such prisoner or prisoners so discharged as aforesaid, may take out his, her or their executors or administrators, to take out a new a new exeexecution against the lands, tenements and hereditaments, cutton. goods and chattels of such prisoner or prisoners (except as before excepted) for the fatisfaction of his, her or their debts, in fuch fort, manner or form, as he, she or they might have done, if the person or persons of such prisoner or prisoners had never been in execution; any act, statute, law or custom, to the con-

trary in any wife notwithstanding. XXI. Provided also, That it shall and may be lawful for any Persons disperson discharged by this act, in case any Scare Sacias, or action charged may of debt, shall be brought against him or her upon any judgment we to acobtained against him or her, or statute or recognizance acknow-tions, &c. ledged by him or her, before the faid first day of January one biought on thousand seven hundred and sifty sive, with respect to prisoners indements, in actual custody, or with respect to debtors beyond the seas, Jin. 1755, &c. as aforefaid, upon the faid first day of January one thousand feven hundred and fitty five, to plead generally in discharge of his or her person or persons from execution, that he or the was actually a prisoner in such prison, at such a person's fuit, or was or were beyond the feas in foreign parts, on the faid first day of January one thousand seven hundred and sifty sive, and was or were duly discharged according to this act at the ge-

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neral or quarter sessions held at such time and place for such county, riding, division, liberty, city, town or place (as his, her or their case is) without pleading any matter specially; and in case any other suit or action shall be commenced against him, her or them, for any other debt, fum or fums of money, due before the said first day of January one thousand seven hundred and fifty five, to plead in discharge of his or her person from execution (over and above fuch matters as aforefaid) that fuch debt, or sum of money (as the case shall happen) was contracted or due before the faid first day of January one thousand seven hundred and fifty five, without pleading any other matter specially, whereto the plaintiffs shall or may reply generally, and deny the matters pleaded as aforefaid, or reply any other matter or thing which may shew the said defendant not to be intitled to the benefit of this act, or not duly discharged according to it, in the same manner as the plaintiff might have replied in case the desendant had pleaded this act, and his discharge by virtue of this act, specially; and if the plaintiff be nonsuited, discontinue his action, or verdict pass against him, or judgment on demuirer, the defendant to have treble costs.

Bankrupts certificates,

XXII. Provided always, and be it enacted by the authority not obtaining aforefaid, That no person against whom a commission of bankrupt hath been awarded and iffued out, and who hath not already obtained his certificate, and discharge of his debts, in pursuance of, and in such manner, as is directed by some or one of the acts of parliament now in force, relating to or concerning bankrupts, or shall not obtain such certificate and discharge before such time as he shall be brought before the justices of the peace, at their general or quarter tessions held as aforefaid, in order to be discharged in pursuance of this act, shall have or receive any benefit or advantage of or under this act, nor be deemed to be within the meaning thereof.

not to be benetited by this act.

XXIII. Provided always, That nothing in this act contained Attornies, &c. shall extend, or be construed to extend, to release or discharge embezzeling, any attorney at law or folicitor, or any other person or persons money, not to acting or pretending to act as such, with regard to any debt be benefited. with which he or they shall stand charged for any money or other effects recovered and received by him or them, for the use of any person or persons, bodies corporate or politick, and by any attorney, folicitor or other person or persons acting as such, embezzeled, concealed or converted to his or their own use; any thing herein contained to the contrary thereof in any wife notwithstanding.

Not to extend to Scotland.

XXIV. Provided always, That this act shall not extend to that part of Great Britain called Scotland.

Gaoler to permit perwho are inferted in the lift or Gazette ;

XXV. And be it further enacted by the authority aforesaid, That every sheriff, gaoler or keeper of any prison, shall, and fons to speak is hereby required to suffer, in the day-time, any person or with prisoners persons desiring the same, to see and speak in the lodg, or some convenient room of the faid prison, with any prisoner or prifoners, whose names are inserted in the afore-mentioned list or

lists or London Gazette, or either of them, or any persons surrendering themselves pursuant to this act; and also see, in the and to see true and genuine books of the faid prison, the entries made of the books of the name or names of such prisoner or prisoners, together with entries, the name or names of the person or persons at whose suit or suits he, the or they are detained; and if any fuch theriff, gaoler or keeper, shall neglect or refuse to comply with what is here above required, such sheriff, gaoler or keeper, shall forfeit and on penalty of pay to the person so resused and aggrieved the sum of forty 401. &c. pounds, over and above all the penalties provided by any other former law now in being, to be recovered with costs of fuit, by action of debt, bill, plaint or information, in any of the courts of Westminster, wherein no essoin, protection, wager of law, or more than one imparlance shall be allowed.

XXVI. And be it further enacted by the authority aforefaid, Prifoner not hat if any prifoner, being thereunto required by any creditor declaring the That if any prisoner, being thereunto required by any creditor, abode, &c. of shall refuse to discover and declare the trade or occupation and the person at habitation, or last place of abode, of the person or persons at whose suit he whose suit he or she are detained; or being called for, shall, with- is detained, or out reasonable cause, refuse to come to the lodge or the prison the cruitor, where he or the is detained; every fuch priioner shall, upon proof thereof before the justices at the general or quarter sessions held as aforefaid, be incapable of receiving any benefit by this not to be beact; any thing herein contained to the contrary thereof in any nefited.

wife notwithstanding.

XXVII. And be it further enacted by the authority aforefaid, Gaeler mak-That if any sheriff, gaoler or keeper of any prison or prisons, ing false en-shall make or cause to be made, any false entries in any book tries, &c. for-feits 1,000l. or books belonging to the faid prison, or shall prepare or keep, &c. or cause to be prepared and kept, any false books, in order for fuch false entries, such sheriff, gaoler or keeper, shall, over and above the penalties which may be inflicted for such fraud, forgery or corruption, forfeit and pay the sum of one thousand pounds, to be recovered, with treble costs of suit, by and in the name of any person or persons to whose prejudice such false entries shall in any wife tend, by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, wherein no essoin, protection, or wager of law. or more than one imparlance shall be allowed.

XXVIII. Provided also, and be it enacted by the authority Petitioner to aforesaid, That all and every prisoner and prisoners petitioning the justices a to be discharged by this act, shall, at the time of such petition-copy of the ing, leave with the justice or justices petitioned, a true copy of whedule. the schedule, containing his or her intended discovery, to be fworn unto at the general or quarter fessions aforesaid; which copies shall be transmitted to the respective clerks of the peace, and there to be seen, without see or reward, by any creditor de-

firing the fame. XXIX. And whereas there is but one common or county gool for each of the respective counties of York and Lincoln, which faid counties are each of them divided into three feveral ridings or divifioris.

fions, all which have several commissions of the peace; and if the gaoler of those gaols be obliged to carry the debtors prisoners therein, to the quarter sessions of each riding or division, the same will be a very great charge, not only to such gaolers, but also to the prisoners, in these large counties: be it therefore enacted by the authority aforefaid, That it shall and may be lawful for two or more justices of the peace for each of the said ridings and divisions, in their respective counties, at the common or county gaol thereof respectively, to assemble and meet, and to hold session there by adjournment from their respective quarter-sessions, from time to time, for the discharge of their respective prisoners therein, according to the powers, limitations, and directions of this act.

XXX. And be it further enacted by the authority aforesaid, That all debtors and others, who were in prison on or before the said first day of January one thousand seven hundred and fifty five, in the several gaols of this kingdom, for want of paying their fees, rents, charges or any other demands, due to the to be discharg- keeper or gaoler of any prison respectively, or to any other officer (and upon no other account) shall be discharged, he, she or they, taking the oath by this act required to be taken by prisoners.

XXXI. Provided always, That this act shall not extend to crown except- discharge any person out of prison, seeking his or her discharge under this act, with respect to any debt with which he or she shall stand charged at the suit of the crown, or shall be indebted to any body politick or corporate, or to any one person, in any fum exceeding the fum of five hundred pounds, besides interest and costs, unless such body politick or corporate or creditor, shall confent thereto; and if any such body politick or corporate or creditor, to whom a fum exceeding five hundred pounds shall be owing, shall oppose the discharge of such prifoner, and shall insist that such prisoner be continued in gaol; that then, and in such case, such body politick or corporate or creditor or creditors, opposing the said prisoner's discharge as aforesaid, shall, at his, her or their proper costs and charges, allow and pay fuch a weekly maintenance to the faid prisoner, not exceeding three shillings and six pence per week, in such manner as the faid justices in their general or quarter fessions shall order; and upon non-payment of the same for the space ment, priloner of fix weeks, the faid priloner, upon application to the faid justices in their general or quarter sessions held as aforesaid, shall be discharged pursuant to the intent and meaning of this act.

XXXII. Provided also, That every person and persons, intitled or to be intitled to the benefit of this act, shall obtain their respective discharges on or before the thirty first day of March one thousand seven hundred and fifty seven, or to be for ever

excluded from all benefit thereof.

XXXIIL. And whereas several persons who were confined in prison on the said first day of January one thousand seven handred and fifty five, may have been removed to some other prison, by process of law; be it enacted, That the gaoler of the prison wherein any foner has been may be in thacted, I had the gather of the prion wherein any removed, gaol. fuch priloner was confined on the faid first day of January one thou-

Justices for Com' York and Lincoln to meet at their respective gaols for discharge of prisoners.

Persons confined for fees, and other demands of the gaoler, &c. ed.

Debtors to the ed; and prifoners whoowcabove gool. to one person, unless creditor confent. Creditor oppoling the discharge, to allow purioner gs. 6d. per weck.

On nonpayto be dif. charged.

No discharges to be obtained after 31 March 1757.

Where pri-

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thousand seven hundred and fifty five, shall make affidavit of fuch confinement, and shall transmit such assidavit, to be attest- er in whose juch connement, and man transmit fuch amount, to be attended he jud on oath, to the sessions where such prisoner may claim to be was on 1 Jan. disharged; and it shall and may be lawful for the justices of to make assithe peace, at fuch fessions as aforesaid, upon such oath as afore-davit of his faid, and upon fuck prisoner's performing all other matters re-confinement. quired in this act, to discharge such prisoner.

XXXIV. And whereas the prisons of the Fleet and King's Bench, being the prisons of and belonging to the superior courts, and for the most part containing such prisoners as brought themselves thither by Habeas Corpus from other prisons, or have surrendered them/slves into cuflody in discharge of their bail, which could not be done with- Prisoners in out their own consent or procurement : be it therefore enacted by the the fluer or authority aforefaid, That every person so coming to either of those king's bench prisons, whether by Habeas Corpus or voluntary surrender in Corpus, not to discharge of bail, and being qualified to take the benefit of this swear that it act in all respects, according to the true intent and meaning was without thereof, shall be discharged, or intitled to any other benefits a their procurerifing thereby, on taking the oath that is herein prescribed for ment. each prisoner to take, omitting only the words [without my confent or procurement and with respect to their being a prisoner or prisoners, in either of faid prisons above-mentioned only; any

thing herein contained to the contrary notwithstanding.

XXXV. And whereas it may kappen, that several persons, who may claim and be intitled to the benefit of this act, are feifed of an estate tail in some freehold or copyhold lands, tenements or hereditaments; which entail, with the remainders thereupon expectant, they have by law power to defeat and bar, either by levying a fine or fines, suffering a common recovery or common recoveries, or by surrenter or furrenders thercof; and thereby juch persons said freehold or copybold lands, tenements or hereditaments, shall be liable to the payment of their debts, and be delivered up according to the terms of this act, Prisoners seiffor the benefit of their creditors: be it therefore enacted by the au- ed of enlares thority aforesaid, That in every such case, such person or per-tail, &c. to fons to feifed as aforefaid, and who shall be intitled to, and claim deliver up the the benefit of this act, shall, to all intents and purposes what-same to credisoever in law, be deemed and taken, and is and are hereby declared to be feifed of fuch lands, tenements and hereditaments, in fee-simple; and the same shall be delivered up to the creditor or creditors, in the same manner as if such person or persons had actually levied a fine, suffered a common recovery or recoveries, or made a furrender or furrenders thereof, and thereby had become seised in fee-simple; any law or construction of law, to the contrary thereof in any wife notwithstanding.

XXXVI. And whereas many prisoners who may be intitled to, and claim the benefit of this act, have been great dealers, or otherwise engaged in large transactions, whereby they may be intitled to sundry and great debts and demands of various and intricate natures; and they may be intitled to equities of redemption of estates subject and liable to mortgages, judgments or other incumbrances, or to reversions, remainders on other contingent estates in lands, tenements or

Assignces of pritoners dif-&c,

Instices to Summon and examine prifoner thereon,

Prisoner refuling to make discovery to

Discoverer of &c. not comprized in the ichedule, to have 201. per cent.

hereditaments, or to other trusts or interests in estates, both real and personal, which may not be sufficiently described or discovered in the schedule or inventory before directed to be delivered in upon oath by the prisoner to be discharged as aforesaid, on which may want his gid or assistance to adjust, make out, recover or manage, for the benefit of the creditors: be it therefore provided and enacted by the authority aforesaid, That it shall and may be lawful to and for charged, may the respective assignees of the estate and esseets of such prisoner apply for fur or prisoners, who shall obtain his, her or their discharge in purther discovery suance of this act, or any other person or persons duly authoof his effects, rized by them for that purpose, from time to time, to apply to any two or more of the justices of the peace for the county, riding, division, city, town or liberty, where such prisoner or prisoners shall be then residing, thereby desiring, that such prifoner or prisoners may be further examined as to any matters or things relating to his, her or their estate or effects; whereupon fuch justices shall send for or call before them, such prisoner or prisoners, by such warrant, summons, ways or means, as they shall think sit; and, upon such prisoners appearing, shall examine him, her or them, as well upon oath as otherwise, as to fuch matters and things as such assignee shall defire, relating to the estate or effects of such prisoner or prisoners; and if any prifoner or prisoners (on payment, or tender of payment, of such reasonable charges as such justices shall judge sufficient) shall be committed, neglect or refuse to come and appear, not having a lawful excuse, to be made known to such justices, and by them allowed; or being come before them, shall refuse to be sworn, or to anfwer to all fuch questions as by such justices shall be put to him, her or them, relating to the discovery of his, her or their estate or effects, so vested or intended to be vested in such clerk of the peace, or in such assignees as aforesaid; that then it shall and may be lawful to and for such justices, by warrant under their hands and feals, to apprehend fuch prisoner or prisoners so offending as aforesaid, and him, her or them, to commit to the county gaol, there to remain without bail or mainprize, until fuch time as he, the or they shall submit him, her or themfelves, to fuch justices, and answer, upon oath, to all such questions as shall, by such justices, be put to him, her or them, for the purposes aforefaid. XXXVII. And be it further enacted by the authority afore-

debtor's estate, said, That all and every such person and persons, who shall, within twelve months after the discharge of such prisoner or prisoners, voluntarily come in, and make a discovery of any part of such debtor or debtors real or personal estate as shall not be comprized in such schedule as aforesaid, before any such justices aforesaid, shall be allowed after the rate of twenty pounds per centum, out of the net produce of such debtor or debtors estate, which shall be recovered on such discovery; and which shall be paid such person or persons so discovering the same, by the creditor or creditors who shall receive, or be intitled to any benefit and advantage by fuch discovery.

XXXVIII. Pro-

Anno vicesimo octavo Georgii II. c. 12.

XXXVIII. Provided always, and be it enacted, That not-withstanding the discharge of any prisoner or prisoners, by vir-tained fraudutue of this act, if it shall hereafter appear the same was obtain-tained traude ed fraudulently, the fame shall be void and of none effect.

XXXIX. And whereas several persons who are prisoners for debt choose rather to consinue in prison, and spend their Substance there, than discover and deliver up to their creditors their estates or effects, in Creditor may order to the satisfaction of their just debts; be it enacted by the compel a pri-authority aforesaid, That it shall and may be lawful to or for some todeliver any one or more of the creditors of any prisoner committed in a schedule since the first day of January one thousand seven hundred and of his effects. forty leven, at whose suit he or she was detained in prison upon the faid first day of January one thousand seven hundred and fifty five, upon twenty days notice in writing to be given to such prisoner, and the person in whose custody he or she is, to require the sheriff or sheriffs, gaoler or gaolers, or keeper of the prison wherein such prisoner is detained, to bring such prisoner before the justices, at their next general or quarter sessions of the peace, or any adjournment thereof, for the respective county, riding, division, city, town or liberty, together with a copy or copies of the cause or causes of his or her detainer; and such prifoner coming before such justices, at their said general or quarter fessions held as aforesaid, thall at the desire of any one or more of his or her creditors, at whose suit he or she appears to be detained, be obliged to deliver in upon oath, and subscribe the like schedule of his or her estate or effects, to be vested, asfigned and equally divided, for the benefit of his or her creditors, in like manner as persons desiring to take the benefit of this act are required to do, subject to the same penalty of being adjudged a felon, and fuffering as fuch, without benefit of clergy, on conviction of wilful perjury therein, as the said other prisoners are hereby subjected to; and shall upon such discovery, Prisoner makto the satisfaction of the said justices, in their said general or ing discovery quarter sessions held as aforcsaid, or the major part of them, be to be disdischarged and set at liberty, in the same manner, and with the charged; fame benefit of making use of their discharge, as is hereby provided for prisoners seeking their discharge under this act; and On refusal to if any such prisoners, so brought up as aforesaid, shall neglect make the or refuse to deliver in and subscribe such schedule within forty fer as a selon. days, he, the or they to neglecting or refuting, thall, upon conviction thereof, be adjudged guilty of felony, and shall suffer

death as a felon, without benefit of clergy. XL. Provided always, That the creditors who intend to com- Notice therepel such prisoners to deliver in any such schedule of their estate of to be given, and effects, do give publick notice thereof in the London Gazette, that other twenty days at least before the said general or quarter sessions held come in. as aforefaid, to the end the other creditors of fuch prisoners may be apprized thereof, and come in for their distributive share, which they are hereby impowered to do, in like manner, as is provided for the creditors of persons seeking their discharge under this act.

XLI. And be it further enacted by the authority aforesaid, That the oath to be taken by the prisoner, delivering in any schedule, at the desire of any one or more of his or her creding. tors, according to the provision hereby made for that purpose, shall be in the words following; that is to say,

Oath to be made by prifoner comdule.

T A. B. upon my corporal oath, in the presence of Almighty God, do folemnly swear, protest, and declare, That the schedule now delivered, and by me subscribed, doth contain, to the best of knowpelled to give ledge, remembrance and belief, a full, just, true and perfect account in such sche- and discovery of all the goods, effects and estate, real and personal, either in possession, reversion, remainder, or in trust for me, or for my benefit or advantage, unto me in any wife belonging or appertaining; and such debts as are to me owing, or to any person or persons in trust for me; and of all the securities and contracts, whereby any money now is, or will or may hereafter become payable, or any benefit or advantage accrue to me, or to my use, or to any person or persons in trust for me, and the names and places of abode of the several persons from whom such debts are due and owing, and of the witneffes that can prove such debts or contracts; and neither 1, nor any person or persons in trust for me, have lands, money, stock or any estate, real or personal, in possession, reversion or remainder, other than what are in the faid schedule contained, except wearing apparel, bedding for myself and family, working tools, and necessary implements for my occupation and calling, and these in the whole not exceeding the value of ten pounds; and that I have not nor any body for me, directly or indirectly fold, leffened or otherwise conveyed, disposed of in trust, or concealed, all or any part of my lands, money, goods, chattels, flock, debts, securities, contracts or estates real or personal, whereby to secure the same, to receive or expect any profit or advantage thereof, to defraud or deceive any creditor or creditors to whom I am indebted, in any wife howforver.

So help me GOD.

liable also to &c.

Such prisoners And such prisoner shall be obliged to undergo the like examination, on the application of the affignee or affignees of his or her be examined, estate or effects, as prisoners seeking their discharge are by this present act required to undergo, and subject to the like commitment for refusing to appear, or answer upon oath, as before is provided for the faid other prisoners.

compound with persons indebted to prisoner.

XLII. And be it further enacted by the authority aforesaid, Affignees may That any affignee or affignees, to whom by virtue of this or any former act of parliament made for relief of insolvent debtors, the estate or effects of any prisoner or prisoners hath been or shall be affigned, is and are hereby impowered by and with the consent of the major part in value of such prisoner or prisoners creditors, who shall be present at a meeting to be had for that purpole, of which twenty one days publick notice shall be previously given in two London Gazettes, to make composition with any person or persons, debtors or accountants to such prisoner or prisoners, where the same shall appear necessary or reasonable,

Anno vicesimo octavo Georgii II. C. 12.

and to take such reasonable part as can upon such composition be gotten, in full discharge of such debts and accounts; and Differences ato to submit any difference or dispute between such assignee or relating thereattiquees, and any person or persons whatsoever, for or on act to may be decount, or by reason or means, of any matter, cause or thing, arbritrators. relating to fuch prifoner or prifoners estate or effects, or to any debt or debts due or claimed to be due to or from such prisoner or prisoners, to the final end and determination of arbitrators, to be chosen by the said assignee or assignees and the major part in value of such creditors, and the party or parties with whom they shall have such difference, and to perform the award of such arbitrators, or otherwise to settle and agree the matters in difference and dispute between them, in such manner as the said affignee or affignees, with fuch confent as aforefaid, shall think fit, and can agree; and the same shall be binding to all the creditors of fuch prisoner or prisoners; and the said assignees are hereby indemnified for what they shall fairly do, according to the direction aforefaid.

XLIII. And, to the intent and purpose that the estate and effects of such prisoner or prisoners as shall be discharged by virtue of this act, may be truly and faithfully applied for the benefit of his, her or their real creditors; be it enacted by the Creditor petiauthority aforefaid, That it shall and may be lawful to and for tioning, atthe respective courts at Westminster, from whence any process if be removed fued, upon which such prisoner or prisoners was or were com- for insufficienmitted, whole effects are so assigned, or where the process issued cy or misbeout of any other court, to and for the judges of the court of haviour; King's Bench, Common Pleas and Exchequer, or any one of them, from time to time, upon the petition of any creditor or creditors of fuch prisoner or prisoners, complaining of any insufficiency, fraud, milmanagement or other milbehaviour, of all or any of the affignees to whom the estate or effects of such prisoner or prisoners shall be assigned by such clerk of the peace as aforefaid, upon hearing the parties concerned therein, to make and give such orders and directions therein, either for the removal or displacing such assignee or assignees, and the appointing any and new ones new assignee or assignees, in the place or stead of such assignee appointed. or assignees so to be removed or displaced, or for the prudent, just or equitable management or distribution of the said estate and effects for the benefit of the respective creditors, as the faid courts or judges respectively shall think fit; and in case of the removal or displacing of any assignee or assignees, and the appointing of any such new assignee or assignees, the estate or effects of such prisoner or prisoners shall from thenceforth be divested out of the assignce or assignees so removed or displaced, and be vested in and delivered over to such new assignee or assignecs, in the same manner, and for the same intents and purposes, at the same were before vested in the assignee or asfignees as aforefaid; any thing in this act contained to the contrary notwithstanding,

XLIV. Pro-

Where mutual given the balance to be Hated.

XLIV. Provided always, and be it enacted by the authority credit has been aforesaid, That in all and every case or cases, where mutual credit hath been given between any prisoner or prisoners to bedischarged in pursuance of this act, and any other person or real fons, or body politick or corporate, before the delivery of such schedule or inventory of the estate and effects of such prisoner or prisoners upon oath as aforesaid, then and in every such case, the respective assignees of such prisoner or prisoners shall and have hereby power on their part, to state and allow an account between them, and nothing more shall be deemed to be vested in such clerk of the peace, or such assignees, as the estate or effects of fuch prisoner or prisoners, than what shall appear to be due to him, her or them respectively, for the balance of such account when truly stated.

This act not to extend to Benjamin Thomas and Richard Beddoes.

Justices may call the faid prisoners before them;

and examine into the value of their estate and effects,

and levy the debt by warrant of diftrefs, and affign over their real eftate, till payment. Prisoners thereupon to be discharged.

Prisoners of courts of conscience, to have the benefit of this act.

XLV. Provided always, and be it enacted by the authority aforefaid, That nothing in this act contained shall extend, or be construed to extend to Benjamin Thomas, and Richard Beddoes, two of the people called Quakers, now prisoners in the common gaol of the county of Salop, at the fuit of Youce Smith, executrix of the last will and testament of Thomas Smith clerk, deceased, for tythes, or either of them, so as to oblige the said Benjamin Thomas and Richard Beddoes, to deliver in and subscribe a schedule of their respective estates and effects; but it shall and may be lawful for the justices of the peace of the said county, upon application made by the faid Joyce Smith, or by any person or persons for or on behalf of the said Benjamin Thomas or Richard Beddoes, to cause the said prisoners respectively to be brought before them at their next general quarter sessions of the peace. together with a copy or copies of their detainer, and to examine into the value of the estate and effects of the said prisoners, by the oath of one or more witness or witnesses, and to issue a warrant under their hands and feals, or the hands and feals of any two or more of them, thereby directing and requiring the respective sums due from them the said prisoners respectively, to the faid Joyce Smith, and for which they are respectively charged and detained in the said prison, to be levied upon their respective goods and chattles; and if the goods and chattles of the faid prisoners respectively shall not be found sufficient, then the real estates of the said prisoners respectively (if any such there be) shall by the said justices be assigned over to the said Youce Smith, till such time as the said debts shall be respectively paid; and the faid prisoners shall, upon their appearance respectively before the faid justices, and the faid debts due to the faid Joyce Smith being respectively paid, be respectively discharged from their imprisonment, as to the said debt or debts.

XLVI. And whereas great numbers of poor people have been and are now imprisoned for debt, upon processes issuing out of courts of conscience: it is hereby enacted and declared, That all such prifoners shall be intitled to have the benefit of this act, and be discharged hereby, provided he, she or they, conform to the

directions herein before prescribed.

XLVII.

XLVII. And be it further enacted by the authority aforesaid, Quaker's affir-That in all cases wherein by this act an oath is required, the so-mation to be That in all cases wherein by this act an oath is required, the low taken in lieu lemp affirmation of any person being a Quaker, shall and may of an oath. saccepted and taken in lieu thereof, and every person making their affirmation, who shall be convicted of wilful and false affirming, shall incur and suffer such and the same penalties as are inflicted and imposed by this act, upon persons convicted of wilful and corrupt perjury.

XLVIII. Provided always, and be it enacted by the autho- Persons who rity aforesaid. That no person who took the benefit of an act took the benepassed in the twenty first year of his present Majesty's reign, in- fit of 21 Geo. tituled, An act for the relief of insolvent debtors, shall have or re- 2. C. 31. exceive any benefit or advantage of or under this act, nor be deemed to be within the meaning thereof; any thing herein contained to the contrary notwithstanding.

CAP. XIV.

An all for further explaining, amending and rendering more effettual, an all made in the twenty-third year of the reign of his present Majesty, intituled, An act for the encouragement of the British white herring fishery; and for giving further encouragement for the carrying on the said fishery; and for other purposes therein mentioned.

THEREAS by an act made in the twenty third year of the 23Gco.2.c.24. reign of his present Majesty, intituled, An act for the encouragement of the British white herring fishery, after impowering his Majesty, his heirs and successors, by letters patent under the great feal of Great Britain, to incorporate fundry persons in the said ast named, and such other bodies and persons as in the said ast are mentioned, to be one body politick and corporate, by the name of The society of the free British fishery, for the purpose of carrying on and improving the British white herring fisheries, and to impower the laid fociety, by a voluntary subscription, to raise the sum of five hundred thousand pounds, to be the capital stock of the faid society; it is, amongst other things enacted, That for an encouragement to such perfons as should become subscribers to the stock for carrying on the said fisheries, that the sum of three pounds by the year for each hundred pounds which should be actually employed in the faid fishery, and proportionably for any greater or leffer fum, should be paid to the proprietors of the faid stock, for and during the space of fourteen years from the date of their charter, out of the customs, by the receiver general of his Majefty's cuftems, by equal half-yearly payments, provided that the faid fociety should employ the sum of one hundred thousand pounds, at least, in the said fisheries, within the space of eighteen months after the date of fuch subscription; and it is, by the faid act, enacted, That no transfer should be made of any of the stock or share of or in the faid fine hundred thousand pounds, for the space of five years from the date of the faid charter, but that the fame should be absolutely void to all intents and purposes what sever; provided that it should

Anno vicelimo octavo Georgii II. C. 14. be lawful for the executors, and administrators, or devisees, of any person or persons who should happen to die possessed of, or interested in, any such stock or sbare of or in the said five hundred thousand pounds. and also for the assignees under any commission of bankrupts, to thens fer such stock or shares, and dispose of the produce thereof in such manner, as they might by law dispose of any other effects of such testator, intestate, or bankrupt; and as a further encoungement to all persons to engage in the faid white herring fisheries, a bounty of thirty shillings per ton is by the faid att given and made payable as therein mentioned, to the owner or owners of all decked veffels, from twenty to eighty tons burthen, which should be built after the commencement of the faid act, for the use of the said fisheries, whether by the said fociety, or any other person or persons, in manner, and under the regulations, and upon such conditions, as in the said act are aftermentioned, such bounty to be paid yearly, during the space of fourteen years from the commencement of the faid aet, and no longer, upon conforming to the regulations of the Said act: and whereas, among st other qualifications by the said act made necessary for obtaining a licence and authority for buffes or veffels to proceed on the faid fishery, oath is to be made by such persons as in the said act mentioned, that such busses or vessels shall proceed either to Brassey Sound in Shetland, and be at the rendezvous of the said fishery there, on or before the eleventh day of June, and shall not shoot or wet their nets before the thirteenth day of the faid month of June, and shall continue following and fishing amongst the shoals of herrings as they move southward, to the first day of October; or shall proceed to Campbell Town in Argyleshire, and be at the rendezvous of the said fisheries on or before the first day of September, and shall continue fishing among the shoals of herrings as they move, to the thirty first day of December, unless they shall have somer completed their loading of fish; and that on the return of such vessel into any port of Great Britain for her discharge, oath shall be made by the master of such vessel, that fuch vessel was at one of the places beforementioned, at the time appointed by the fuid act, and had not fince been on any other voyage, or purfued any other defign or view of profit, and that they did remain fishing according to the direction of the said act: and whereas by another act made in the twenty fixth year of the reign of his faid Ma-26 Geo. 2. c. 9. jefly, intituled, An act to explain, amend and render more effectual, an act made in the twenty third year of the reign of his present Majesty, intituled, An act for the encouragement of the British white herring fishery; and for regulating the said fishery according to the calendar now in use; and for other purposes therein mentioned; it is enacted, That the oath and oaths by the faid first-mentioned att required to be taken with respect to the days thereby appointed for the rendezvous of the faid fociety's buffes or veffels, and for the commencement and duration of the faid fisheries, should be varied and made conformable to the calendar then and now in use in these kingdoms; that is to say, That the oath to be made in order to the procuring a licence to proceed on the faid fishery, should import that it is the firm purpose and determined resolution of the persons

making such oath, that the bus or vessel applying for licence and au-

thority

thority to proceed on the faid fishery, sould proceed either to Brasley Sound in Shetland, and be at the rendezvous of the faid fishery there, on or before the twenty second day of June, and should continue fishas in the faid all mentioned, to the twelfth day of October, or wild proceed to Campbell Town in Argyleshire, and be at the rendezbous of the said fisheries on or before the twelfth day of Septem. ber, and should continue fishing to the eleventh day of January, unless they should have sooner completed their loading of fish; and that the oath by the faid first-mentioned act required to be made by the respective masters of the said busses or vessels, at their return into port, for their discharge, might and should from the commencement of the said last mentioned act, be varied and made conformable to the alterations thereby made in respect of such several days of rendezvous: and whereas pursuant to the powers by the said first-mentioned act given to his faid Majesty, a society by the name of The society of the free British fishery, hath been incorporated by charter, bearing date the eleventh day of October one thousand seven hundred and fifty, and a very considerable sum of money bath been subscribed and paid in towards carrying on the purposes of the said act and charter, in which the said fociety did actually expend and employ, within eighteen months from the date of their subscription, the sum of one hundred and four thoufand five hundred and nine pounds, and the faid fociety have accordingly, in pursuance of the said two several acts herein before recited. received of the commissioners of his Majesty's customs, interest for the faid sum of one hundred and four thousand five hundred and nine pounds, after the rate of three pounds per centum per annum, for two years, computed from the said eleventh day of October one thoufund seven hundred and fifty, old stile, being the date of the said society's charter, to the twenty second day of October one thousand seven hundred and fifty two, new stile: and whereas since the said twenty second day of October one thousand seven hundred and sifty two, the faid society have expended and employed in the said fishery a further fum of money, over and beside the said sum of one hundred and four thousand five hundred and nine pounds: and whereas it is conceived that it would be for the benefit and advantage of the faid fociety to be impowered to let out to hire to any person or persons any of the busses now belonging, or hereafter to belong to the faid faciety, to be employed only in the faid fisheries, and also for the said society, and such person or persons to whom such busses may be so let out to hire, to be at liberty to follow the faid white kerring fishery in any part of the British Seas: and whereas some doubts have arisen touching the validity of the payment of the interest of three pounds per centum per annum, fo made to the faid fociety on the faid fum of one hundred and four thousand five hundred and nine pounds, to the said twenty second day of October one thousand seven hundred and fifty two; and also touching the times from whence the computation of the interest accrued, due or hereafter to grow due, to the faid fociety, from the faid twenty second day of October one thousand seven hundred and fiftytwo, ought to be made: therefore, for putting an end to all fucia doubts, and for giving further encouragement to the carrying on the faid fisheries; be it enasted and declared, and it is hereby

made to the society of a year's interest on the fum of 104,509 l. approved and continued.

Future interest fums to be from the days of the paybank.

Clause prohibiting transfor 7 years. Exception.

by enacted and declared by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, The payment and by the authority of the same, That the payment of the interest of three pounds per centum per annum, made by the contimissioners of his Majesty's customs, to the said society on the faid fum of one hundred and four thousand five hundred and nine pounds, and computed from the eleventh day of October one thousand seven hundred and fifty, to the twenty second day of October one thousand seven hundred and fifty two, shall be deemed a good and valid payment, within the true intent and meaning of the faid act hereing first recited; and that the said fociety shall not be liable to any deduction from or re-imbursement of the sum so paid to them for interest as aforesaid, or any Future interest part thereof; and that all future interest on the faid sum of one to be compu- hundred and four thousand five hundred and nine pounds, shall ted from 22d be computed and paid from the faid twenty second day of Octo-October 1752. ber one thousand seven hundred and fifty two.

II. And be it further enacted and declared by the authority of additional aforesaid, That all future computations of interest, payable to the faid fociety by virtue of or under the faid act herein first recited, in respect of any additional sums already paid in, or ments into the hereafter to be paid in, over and above the faid fum of one hundred and four thousand five hundred and nine pounds, shall be made from the respective day or days on which each sum respectively was or shall hereafter be paid into the bank of England, in order to be expended or employed in the faid fisheries.

III. And it is further enacted by the authority aforesaid, That so much of the said herein first recited act, as directs that no fers continued transfer of any of the stock or share of or in the sum of sive hundred thousand pounds, which the said society are by the said act impowered to raise as a capital stock, shall be made for the space of five years, from the date of their charter, except in such cases as in the said act are mentioned and excepted, shall be continued and be in force for the further term of seven years, to be computed immediately from and after the expiration of the faid term of five years.

Allowances of 31. per cent. and bounty of 30 s. per ton, continued for 3 years.

IV. And be it further enacled by the authority aforesaid, That the several allowances of three pounds per centum per annum, and the bounty of thirty shillings per ton, granted by the said -acts, for the respective terms therein and herein before mentioned, thall be continued for the further term of three years, to be computed immediately from and after the expirations of the faid respective terms, for which the same were granted as aforefaid, and shall be paid and payable for such further term of three years to the said society, and to such other person or persons as are or may be intituled to the faid allowances respectively, by virtue of or under the faid acts, in such manner, and by such person and persons, and out of such monies, as the seme are now payable by virtue of or under the faid acts, or either of them.

V. And be it further enacted by the authority aforefaid, That Society may it shall and may be lawful for the said society, from time to hire out their time, to let out to hire, to any person or persons, any of the buffes; time, to let out to hire, to any person or persons, any of the dusses belonging or which may hereafter belong to the said soeiety, to be used and employed in the said fisheries only, under Subject to like and subject to such regulations and restrictions, as the said soci-regulations. ety would be liable and subject unto, in case such busses so let out, were immediately under the direction and employment of the faid fociety; and also that it shall and may be lawful for the Fishery may faid fociety, and for such person or persons to whom any of be followed in their buffes may be so let out to hire as aforesaid, to follow the any part of the faid white herring fishery in any part of the British seas.

VI. And be it turther enacted by the authority aforesaid, That For seiture for the faid fociety shall not be deemed liable to forfeit or incur a for-buffes not arfeiture of the said bounty of thirty shillings per ton, so given and riving at the intended by the faid act herein first recited, to vessels employed places of renin the said fisheries, in respect of such busses as shall not arrive certain day, at one of the places in and by the faid acts or either of them ap-taken off; pointed, for the rendezvous of the busses or vessels to be employed in the said fisheries, by or on the respective days in and by the faid herein recited act of the twenty fixth year of the reign provided they of his present Majesty appointed for the rendezvous of such bus- took their defes or vessels, provided that such busses or vessels did really and parture 5 days before the bona fide take their departure for such respective places of ren-times limited dezvous, or one of them, at least five days before the respective in the act; days in and by the faid last mentioned act named and appointed for the vessels employed in the said fisheries to be at such respective places of rendezvous, and that such busses or vessels be fitted and that they out in all respects conformable to the directions and regulations the acts direct.

in the faid two several recited acts. VII. And be it further enacted by the authority aforesaid, The own to That in all cases where it shall happen that the busses or vessels be taken by to be employed in the faid fisheries shall, by virtue of the liberty masters at and power in and by this present act given and allowed for that port, to be purpose, quit and leave the respective stations at sea, from whence conformable the faid fishery is in and by the faid first herein recited act ap- to the particupointed to be carried on, in order for the fishing at other sta-far circumtions; and also in all cases where the respective busses employed vessel, with rein the faid fisheries, and taking their departure for such respect freet to the tive places of rendezvous at the respective times herein before time of arrimentioned, shall not arrive at the said respective stations at ving at or Braffey Sound or Campbell Town, or at Kirkwall, or one of them, stations, on or before the respective days in and by the said act of the twenty fixth year of the reign of his faid Majesty directed and appointed; the oath by the faid herein first recited act required to be made by the respective masters of such busies or vestels at their return into port for their discharge, with respect to so much of fuch oath as relates to their having arrived at fuch respectivesplaces of rendezvous, or one of them, on such days as is for that purpose mentioned and appointed in and by the said acts, or either of them, and to their having remained fithing Vol. XXI. according

he fitted out as

according to the directions of the said several acts, may and shall from henceforth be varied and made conformable to the particular circumstances attending such respective busses or vessel. so quitting the respective stations at sea, from whence the said fish, eries are, in and by the faid herein first recited act, directed to be carried on, or either of them, or to their not arriving at either of the said respective stations of Brassey Sound or Campbell Town, or Kirkwall, on or before the respective days in and by the faid act of the twenty fixth year of the reign of his present Majesty appointed for the rendezvous of such busses or vessels; and that such oath shall be made and taken by the master or other chief officer of such bus or vessel so returning into port for a discharge.

In a court of council when president and is ablent, an fident to be sholen;

VIII. And whereas by his Majesty's said charter of the eleventh day of October one thousand seven hundred and fifty, the court of the counthe governor, cil of the faid fociety, is to confift at least of seven members of the faid vice president council, whereof the governor, president or vice president, is always to be one: and whereas it may frequently happen, that the business of occasional pre- the said society may be obstructed or delayed by the non-attendance in council of the governor, prefident or vice prefident of the faid fociety; be it therefore enacted by the authority aforefaid, That in the absence of the governor, president and vice president, from any meeting of the court of the council of the faid fociety, it shall and may be lawful for the members of the faid council then present, being at the least seven in number, to elect and choose one of their members then present to preside for that time in fuch court of council; and that all acts done by fuch court of the council of the faid fociety, shall be deemed, and are hereby declared to be as good and valid, to all intents and purposes, as the same would have been in case the governor, president or vice president, of the said society, or one of them, had been present at such court of council.

IX. And whereas divers wicked and malicious persons have wilfully damnified, spoiled and destroyed, sundry nets, sails, cordage, stores and other materials, of and belonging to the faid fociety, to the great prejudice and loss of the society: therefore for preventing such violences and outrages for the future, and for bringing all offenders in the premisses to more speedy and exemplary justice, be it further enacted by the authority aforesaid, That if any perfon or persons shall hereafter wilfully damnify, spoil or destroy, without the consent of the said society, any of the nets, sails, damaging the cordage, stores or other materials, of or belonging to the said society, every such offender, being thereof lawfully convicted upon the oath or oaths of two or more credible witness or witnesses, before any one or more justices of the peace for the county, city, town or place, where such offence shall be committed, upon any information exhibited, or profecution, within fix calendar months after the offence committed (which oaths the said justices are hereby impowered and required to administer) shall forfeit and pay to the said society treble the value of fuch nets, fails, cordage, stores, or other materials, so dam-

nified.

Penalty of treble value for destroying or nets, or stores of the lociety,

nified, spoiled or destroyed, to be levied by distress and sale of to be levied by the offenders goods and chattels, by warrant or warrants under diffres and the hands and feals of any one or more justices of the peace within their respective jurisdictions; and for want of sufficient For want of distress, such justices shall commit the party or parties offending distress the ofto the house of correction, there to remain, and be kept to fender to be hard labour, for any time not exceeding three months, or un-committed. til satisfaction shall be made to the said society for the said offence.

X. And be it further enacted by the authority aforesaid, That Commissionfor preventing any difficulties about ascertaining, getting in, ers of the cusand receiving all such sums of money as shall for the future be- toms to transcome due and payable by law, as a duty of fix pence per month ceiver of the from all seamen who are or shall be employed in the service of duties for the British white herring fishery, for the support of the royal Greenwich hospital at Greenwich, the commissioners for the time being of hospital, his Majesty's customs shall, and they are hereby required, from copies of the time to time, after the commencement of this act, to transmit, from the outor cause to be transmitted, with all convenient speed, to the of- ports for obfice of the receiver for the time being of the said duty in London, taining the a true and exact copy of every certificate which shall, from time tonnage bounto time, after the faid commencement, be transmitted to them ty, &c. the faid commissioners by all or any of the respective collectors and comptrollers of the several out-ports in Great Britain, in order to the faid commissioners causing payment to be made of the bounty of thirty shillings per ton, pursuant to the directions of an act of parliament made in the twenty third year of his prefent Majesty's reign, intituled, An act for the encouragement of the 23Geo.2.c.24. British white herring fishery; and that from and after the said commencement, it shall not be lawful for the said commissioners of his Majesty's customs to cause payment to be made of any monies for or on account of the faid bounty of thirty shillings No payment per ton, to any person or persons whatsoever who shall be inti- to be made of tled to demand such bounty under or by virtue of the faid last the bounty, mentioned act of parliament, unless and until he or they who till certificate fhall be fo respectively intitled to make such demand, thall have feamens duty first produced to the said commissioners one or more proper cer-paid to Greentificate or certificates from the receiver for the time being of the wich hospital. faid duty of fix pence per month, that all monies due on account of the same duty for every seaman employed on board the vessel in respect of which the said bounty shall be demanded, hath been fully paid according to the directions of the feveral acts of parliament in that behalf made.

CAP. XV.

An act for granting to bis Majesty the sum of one million, to be raised by a lottery.

Most gracious Sovereign,

TE your Majesty's most dutiful and loyal subjects, the commons of Great Britain, in parliament assembled, be-T 2

One million Majesty.

Annuitics granted in respect of 900,000l.

to be charged on the Sinking Fund.

Annuities to carry 31 per cent. interest,

to commence tiom 5 Jan. 1756, and payable halfyearly.

Natives or foreigners who fubscribed, tions of the tributions at the timesheren du ceted.

ing defirous to enable your Majesty to augment your forces by fea and land, and to take such measures for the security of your Majesty's dominions, as may be necessary in the present conjuncture, have freely and unanimoully resolved to give andgranted to his grant unto your Majesty for these purposes, the sum of one million, to be raised in such manner and form as is herein aster directed, and do therefore most humbly beseech your majefty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That the annuities which by this act shall be granted and made payable in respect of the principal sum of nine hundred thousand pounds, part of the principal fum of one million, to be raised in such manner and form as herein after is directed, until redemption thereof by parliament, in manner herein after-mentioned, shall be charged and chargeable upon, and payable out of the monies which shall from time to time arife and be remaining in, the receipt of his Majesty's exchequer, of or for the surplusses, excesses or overplus monies, and other revenues composing the fund commonly called The Sinking Fund; and the faid surplusfes, excesses, overplus monies, and other revenues, are hereby appropriated for that purpose accordingly.

> II. And whereas it is intended that the said sum of one million shall be raised by way of a lottery, in manner herein aftermentioned, be it therefore enacted by the authority aforesaid, That the annuities which shall become due and payable to the contributors to the lottery herein after-mentioned, their executors, administrators and assigns, at the rate of three pounds per centum per annum, in respect of the said principal sum of nine hundred thousand pounds, part of the said principal sum of one million, in manner herein after in this act expressed, shall commence and be computed from the fifth day of January which shall be in the year or our Lord one thousand seven hundred and fifty fix, and shall from time to time be paid halfyearly, on the fifth day of July, and the fifth day of January by even and equal portions; the first payment thereof to be due and payable for the half year ended on the fifth day of July one thousand seven hundred and fifty six.

III. And be it further enacted by the authority aforesaid, That for or towards raising the said sum of one million, it shall and may be lawful for the leveral persons, natives and foreign-&c according er, and bodies politick or corporate, who before five of the clock in the afternoon, of the fifteenth day of April one thoucommens, to fand seven hundred and fifty five, in pursuance of the resolupay their con- tions of the commons of Great Britain, in parliament affembled, shall have in book, opened at the bank of England, for that purpole subscribed and agreed to contribute to the payment of the faid fum of one million, and who shall have before that time deposited with, or paid to the first or chief cashier or cashiers of the governor and company of the bank of England for

Anno vicefimo octavo Georgii II. c. 15.

the time being, one fifth part of every sum of ten pounds to be paid for each ticket in the faid lottery, to advance and pay unto the faid cashier or gashiers, (who is and are hereby appoint-"3d the receiver and receivers of fuch contributions, without any further or other warrant to be sued for, had or obtained in that behalf) the remainder of the principal sums so subscribed, at or before the respective days or times, and in the proportions in this act limited in that behalf; that is to fay, one other fifth part thereof, on or before the fifteenth day of May one thousand seven hundred and fifty five; one other fifth part thereof, on or before the thirtieth day of June then next ensuing; one other fifth part thereof, on or before the thirtieth day of July then next ensuing; and the remaining fifth part thereof, on or before the tenth day of September then next following; and that every such contributor or adventurer, for every sum of ten pounds which he or the shall have so advanced, shall be entitled to fuch lot or share, and shall receive such sum or sums of money, as is or are hereby directed and appointed.

IV. And be it further enacted by the authority aforefaid, Cashier of the That the faid cashier or cashiers of the said governor and company of the bank of England for the time being, is and are here-money paid in, by authorized and required forthwith to give receipts in writing, figned by himself or themselves, to such contributor or contributors, for all sums of money deposited with, or paid unto, such cashier and cashiers, before the passing of this act; and also for such other sum and sums of money, as shall after the passing of this act be advanced or paid to him or them by any fuch contributor or contributors; which receipt shall be the same to be

affignable by endorfement thereupon made.

V. Provided always, That such cashier or cashiers shall give Cashier to fecurity to the good liking of any three or more of the commif- give fecurity, fioners of the treasury now being, or the high treasurer, or commissioners of the treasury for the time being, for duly answering and paying into the receipt of his Majesty's exchequer, for the publick use, all the monies which he or they have already received by way of deposit, or otherwise, or shall hereafter receive, from time to time, of or for the faid fum of one million fo advanced and contributed, and for accounting duly for the same, and for performance of the trufts hereby in him or them repofed; and shall, from time to time, so pay all such monies as fast as he or they shall receive the same, or any part thereof, or with- and to pay in five days afterwards at the farthest, and shall account for all over the momonies so advanced or paid to him or them in his Majesty's nies to the excourt of Exchequer, according to the due course thereof.

VI. And whereas it hath been proposed, that every contributor to the faid lottery should be at liberty to subscribe for any number of tickets in the faid lettery, and that in case a larger sum than one million should be subscribed within the term herein before limited for such subfeription, a proportionable reduction upon such excess should, as near. as possible, be made out of each subscriber's share: and whereas, in purfuance of fuch proposal, a much larger sum than one million hath been

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Cashier to determine the number of tickets belonging to each subscriber. In what proportions the reductions are to be made.

fubscribed: now to prevent any disputes which may arise in respect to the reduction in that case intended to be made out of each subscriber's share; be it enacted by the authority aforesaid, That it shall and may be lawful to and for the faid cashier or cashiers to determine and appoint what number of tickets shall belong to the feveral subscribers, so as in making such reduction no fraction be made of a ticket, and so as every person subscribing for four tickets, or any less number, be allowed one ticket only, and so as it be lawful to the faid cashier or cashiers to allow two tickets to every subscriber for five, and three to every subscriber for ten, in case it be found practicable to allow one ticket in four to every subscriber for fixteen, and upwards; and that so much of every fuch deposit as shall exceed one fifth part of the sum to which the share of every such subscriber shall be so limited, shall be allowed and accepted in further part of the remaining fum which shall, in consequence of such reduction be payable by every fuch subscriber.

Managers and directors to be appointed by the treasury. Books to be prepared with 3 columns, in each of which 50,000 tickets to be printed. Chances of the tickets in the books of two columns, to be determined by drawing of the tickets in the books of three columns. Cashier to give a ticket for every sum of 101 paid in. Tickets undisposed of to be delivered into the exchequer. Tickets of the middle columns to be rolled up. Other books to be prepared with two columns, in each of which 50,000 tickets to be printed; 2,150 thereof to be fortunate, viz. 1 of 10,000l. 2 of 5,000l. 3 of 2,000l. 15 of 1,000l. 20 of 50ol. 90 of tool. 2010 of 50l. to the first drawn 500l. to the last 1000. amounting to 162,900l. and 47.850 blank tickets at 61l. each. Tickets in the outermost columns, to be rolled up, and cut off into a box. Boxes with the tickets to be brought to Guild Hall on October 6, and the drawing to be then begun. Tickets to be filed as drawn. Prizes to be entered in a book. When the lottery is drawn, a list of the prizes to be printed. Disputes to be determined by the managers. Counterfeiting of tickets, certificates, or the numbers of them, shall be adjudged selony. Receivers may take money, and give receipts, before they receive the books, and give tickets for those receipts afterwards. Adventurer not paying his whole consideration-money by the times limited, shall lose the advanced money. Guardians may adventure infants money in the lottery. Persons selling shares in tickets of which they are not possessed for certificates. Accomptant general to give credit for the sum samed in the certificates. Accomptant general to give credit for the sum samed in the certificates, which may be transferred, and carry 3 per cent interest.

XXVI. And for the more easy and sure payment of the several and respective annuities payable after the rate of three pounds per centum per annum, on the said principal sum of nine hundred thousand pounds, part of the said principal sum of one million; it is hereby further enacted by the authority aforesaid. That so much of the monies arising, from time to time, into the receipt of the exchequer, of or for the said surplusses, excesses, overplus monies, and other revenues, composing the sund commonly called The sinking fund, by this act appropriated for this purpose, as shall be sufficient, from time to time, to answer the said several annuities, and other payments directed to be paid or discharged out of the same, thall, by order of the commissioners of his Majesty's treasury, or any three or more of them now being, or the high

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The finking Fund appropriated to payment of the annuities.

treasurer, or commissioners of the treasury of his Majesty, his heirs or successors for the time being, without any further or other warrant to be fued for, had or obtained in that behalf, from time to time, at the respective half-yearly days of payment Monies for in this act before appointed for payment thereof, be issued and payment paid at the faid receipt of exchequer, to the faid chief cashier or thereof to be cashiers of the said governor and company of the bank of Eng-issued from land, and their successors for the time being, by way of impress the exchequer and upon account, for the payment of the said several annuities by way of impayable in respect of the said principal sum of nine hundred press, &c. thousand pounds, part of the said principal sum of one million, at such times, and in such manner and form, as are by this act prescribed in that behalf; and that such cashier or cashiers, to whom the faid monies shall from time to time be issued, shall from time to time without delay, apply and pay the same accordingly, and render his or their account thereof according to the due course of the exchequer; any thing herein contained to the contrary notwithstanding.

XXVII. And it is hereby also enacted, That the said ac-Accomptant comptant general for the time being, shall, from time to time, general to ininspect and examine all receipts and payments of the said cash- spect the cashier or cashiers, and the vouchers relating thereunto, in order to ier's receipts. prevent any fraud, negligence or delay; and that all and every person and persons whatsoever, who shall be intitled to any of the said several and respective annuities, after the rate of three pounds per centum per annum, and all persons lawfully claiming under them, shall be possessed thereof as of a personal estate, Annuities to and the same shall not be descendible to the heir, and shall not be a personal be liable to any foreign attachment by the custom of London, or estate, &c. otherwise; any law, statute, or custom to the contrary notwithstanding.

XXVIII. And be it further enacted by the authority afore- Not to be faid, That no part of the faid annuities shall be charged or charged with chargeable with any rates, taxes, duties, or impositions whatsoever.

XXIX. And be it further enacted by the authority aforesaid, The monies That all the monies to which any person or persons shall be-contributed to come intitled by virtue of this act, in respect of any sum ad- be deemed a vanced or contributed towards the said sum of one million, on joint stock, which the said annuities, after the rate of three pounds per centum per annum, shall be attending, shall be added to the joint stock of annuities transferrable at the bank of England, into which the several suggestifing an interest after the rate of three pounds per centum ger annum, were by an act made in the twenty fifth year of the reign of his present Majesty, converted, and shall be deemed part of the said joint stock of annuities, subject nevertheless to redemption by parliament, in such manner, and upon such notice, as is in the said act directed in respect of the several and respective annuities redeemable by virtue of the said act; and that all and every person and persons, and corporations whatfoever, in proportion to the money to which

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and to be transferrable. he, she or they shall become intitled as aforesaid by virtue of this act, thall have, and be deemed to have, a proportional interest and share in the said joint stock of annuities at the rate'aforesaid; and that such interest and mare, and the proportional annuity attending the same, shall be assignable and transferrable as this act directs, and not otherwife; and that there shall constantly be kept at all seasonable times, in the office of the faid accomptant general for the time being, within the city of London, a book or books wherein all assignments or transfers of the faid interest and share, or any part thereof, and the proportional annuity attending the same, at the rate aforefaid, shall be entered and registered; which entries shall be conceived in proper words for that purpose, and shall be signed by the parties making such assignments or transfers; or if such parties be absent, by his, her, or their attorney or attornies thereunto lawfully authorized, by writing under his, her, or their hands and feals, to be attefted by two or more credible witnesses; and that the person or perfons to whom such transfer shall be made, do underwrite his. her, or their acceptance thereof; and that no other method of assigning or transferring the said share and interest, or any part thereof, and the annuities attending the same, shall be good or available in law.

Annuities deviscable by will, &c.

XXX. Provided always, That any person or persons possesfed of fuch share and interest, with the annuity or annuities attending the same, or any estate therein, may devise the same by will in writing, attefted by two or more credible witnesses; but that no payment shall be made on any such devise, till so much of the faid will as relates to the faid stock or annuity be entered in the faid office; and in default of fuch transfer or devife, the faid stock and annuities attending the same, shall go to the executors or administrators; and that no stamp duties whatfoever shall be charged on the faid transfers; or any of them; any other law or statute to the contrary notwithstanding.

The Bank to continue a company till

XXXI. Provided always, and it is hereby enacted by the authority aforesaid, That the said governor and company, and redemption of their successors (notwithstanding the redemption of all or any the annuities their own funds in pursuance of the said acts for establishing the same, (or any of them) shall continue a corporation, with all the powers, privileges and advantages thereunto belonging, for the purposes in this act expressed, till all the said annuities payable by virtue of this act shall be redeemed by parliament, in manner herein before mentioned; and that the faid governor and company, or any members thereof, shall not incur any difability for or by reason of their doing any matter or thing in pursuance of this act.

XXXII. Provided always, and be it enacted by the authoria-Commissionersof the trea-ty aforesaid, That the commissioners of the treasury, or any the charges of three or more of them now being, or the high treasurer, executing this or any three or more of the commissioners of the treasury for the time being, shall have power, and they are hereby auact, out of the duties,

Anno vicesimo octavo Georgii II. C. 15.

thorized, out of the said surplusses, excesses, overplus monies. and other revenues composing the fund, commonly called The Sinking Fund, to discharge all such incident charges as shall ne-· ceffarily attend the execution of this act, in such manner as to them shall seem just and reasonable; and also to settle and appoint fuch allowances (out of the contributions to the lottery falaries for aforesaid) as they shall think just and reasonable, for the service, the cashiers pains, and labour of the said cashier or cashiers, for receiving and other offi and accounting for the contributions to the said lottery; and al-cers. fo such farther allowances as they shall think just and reasonable. for the service, pains, and labour of the cashier or cashiers of the governor and company of the bank of England, for receiving, paying, and accounting for the several and respective annuities payable by virtue of this act; and also for the service, pains, and labour of the accomptant general of the faid governor and company, for performing the duty and trust incumbent on him by this act; all which allowances hereby impowered to be made as aforefaid, in respect to the service, pains, and labour of any officer or officers of the faid governor and company · shall be for the use and benefit of the said governor and company, and at their disposal only; any thing herein contained to the contrary notwithstanding.

XXXIII. And it is hereby enacted by the authority aforesaid, No fee for pay-That no fee or gratuity shall be demanded or taken of any of his ment of con-Majesty's subjects, for receiving or paying the said contribution- tribution momonies, or any of them, or for any tallies or receipts concern-ney. ing the fame, or for issuing the monies for paying the said several annuities, or any of them, or for paying the faid annuities, or any of them; and that no fee or gratuity shall be demanded Transfers to or taken for any transfer, great or small, to be made in pursu-made gratis ance of this act, upon pain that the officer or person offending, by taking or demanding any fuch fee or gratuity contrary to this act, shall forfeit the sum of twenty pounds, to the party grieved, to be recovered with full costs of suit, in any of his Penalty.

Majesty's courts of record at Westminster.

XXXIV. And it is hereby enacted by the authority aforesaid, That if any person or persons shall at any time be sued or profecuted, for any thing by him or them done or executed in purfuance of this act, or of any matter or thing in this act contained, fuch person or persons shall and may plead the general is- General issue. fue, and give the special matter in evidence for his or their defence; and if upon the trial a verdict shall pass for the defendant or defendants, preside plaintiff or plaintiffs shall discontinue his or their action, or be nonfuited, or judgment shall be given against him or them upon demurrer, or otherwise, then such defendant or defendants shall have treble costs to him or Treble costs. them awarded against such plaintiff or plaintiffs.

Merchant

fhips may be navigated by

foreign lea-

men .

CAP. XVI.

An act for the better supply of mariners and seamen to serve in his Majesty's ships of war, and on board merchant ships, . and other trading ships and vessels.

POR the better supply of mariners and stamen to serve in his Majesty's ships of war, and on board merchant ships, and other trading ships and vessels: be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That from and after the passing of this act, until the twenty fifth day of March one thousand seven hundred and fifty six, and no longer (except in respect to such merchant ships, and other trading ships or vessels, which shall be on their voyage before the said twenty fifth day of March one thousand seven hundred and fifty six, who shall be and are hereby allowed the liberty and benefit of returning home, navigated in the manner as herein after is provided) it shall and may be lawful for any merchant ship, or foasthe num. other trading ship or vessel, to be navigated by foreign seamen ber employed or mariners, not being natives of Great Britain, or of any of do not exceed the colonies or plantations thereto belonging, or his Majesty's natural or naturalized subjects, so as the number of such foreign crew, and the seamen or mariners do not exceed three fourths of the mariners at any one time employed to navigate such merchant ship, or be always na- other trading ship or vessel; and that one fourth at least of the mariners or seamen so employed be at all times natives, or his Death, and ca- Majesty's naturalized subjects of Great Britain (sudden death, and hazard and casualties of war and the seas saved and excepted) one act of parliament made in the twelfth year of the reign of his late majesty, King Charles the Second, intituled, An act for the encouraging and increasing of shipping and navigation, or any

three fourths of the whole other fourth tives of Great Britain. fualties of war and leas excepted; 12 Car. 2. C. 18.

Proclamations not affected by this ææ.

13 Geo. 2. c. 3.

II. Provided always, That nothing in this act contained shall extend to take away or restrain the effect of any such royal proclamation as his Majesty, his heirs and successors, are impowered to make by virtue of an act passed in the thirteenth year of his Majesty's reign, intituled, An act for the better supply of mariners and seamen to serve in his Majesty's ships of war, and on board merchant ships, and other trading ships, and privateers.

other statute or law to the contrary notwithstanding.

CAP. XVII.

An all to amend an all made in the twenty fixth year of the reign of bis present Majesty, intituled, An act for the amendment and prefervation of the publick highways and turnpike roads of this kingdom; and for the more effectual execution of the laws relating thereto.

THEREAS an act peffed in the twenty fixth year of the reign of his present Mujesty, intituled, Anact for the amendment and prefervation of the publick highways and turnpike roads of

26 Geo. 2. C. 30.

1755.] Anno vicesimo octavo Georgii II. c. 17.

this kingdom; and for the more effectual execution of the laws relating thereto, bath not answered the good purposes intended thereby, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled and by the authority of the same, That for three years, to be computed, Carriages from the twenty fourth day of June in the year one thousand with wheels pseven hundred and fifty five, and no longer, it shall and may inches broad be lawful for all waggons, wains, carts and carriages, for all from payment goods and merchandize, either loaden or unloaden, having the of toll for 3 tellies of the wheels thereof of nine inches from side to side, at years, the least, to pass through all and every turnpike gate or gates, bar or bars, without paying of any toll or duty payable by virtue of any act or acts of parliament, for the said space of three years, to be computed from the said twenty fourth day of June.

II. And be it further enacted by the authority aforesaid, That Waggons from and after the said twenty fourth day of June it shall and with wheels 6 may be lawful for all waggons, having the sellies of the wheels inches broad thereof of the breadth or gauge of six inches from side to side, may be drawn at the least, at the sole or bottom of the wheel, to pass through all and every turnpike gate or gates, bar or bars, with six horses; and all carts and other carriages, having the sellies thereof and carts by of the breadth or gauge of six inches from side to side, at the horses; and least, at the sole or bottom of the wheel, with four horses; pay reduced without paying any more toll or duty than is paid for waggons tolls. now drawn by four, and carts drawn by three horses, or for

the horses drawing the same.

III. And be it further enacted by the authority aforesaid, Trustees may That for three years, to be computed from the faid twenty fourth raise the tolls day of June, and no longer, the trustees appointed or to be ap-one fourth on pointed by virtue or under the authority of any act or acts of with narrow parliament made or to be made, or any five or more of them, wheels, thall and may demand and take, or cause to be demanded and taken, an additional toll, if they shall find the same necessary upon confidering the state of their respective tolls, not exceeding one fourth part more than the tolls and duties payable by virtue of such acts respectively for every coach, caravan, chasse marine, landau, berlin, chariot, chaife, chair and calash, and for all waggons, wains, carts and other carriages, not having the fellies of their wheels of the breadth or gauge of nine inches, or fix inches from fide to fide, before the same shall respectively be permitted to pass through any of the toll gates where tolls are payable by inde of any of the faid acts respectively, to be applied to the same uses as the other tolls are by the said

IV. And, to avoid the least suspicion that lessening the tolls for benefit of and duties as aforesaid, may be any way prejudicial to creditors creditors on who have lent, or shall lend their money upon the security of the tolls; the tolls, be it enacted by the authority aforesaid. That all and tolls to be conevery act and acts of parliament made this session of parliament, tinued for 5 or heretofore made, for repairing and amending turnpike roads, years stom

shall

their respective expirations.

shall be continued and be in full force for five years, to be computed from the several ends and expirations of all and every such act and acts respectively, and subject to the tolls and duties, and all the penalties, forfeitures, remedies, powers, authorities, clauses, rules, directions, payments and provisions respectively made and enacted by any of the faid act or acts of parliament now or heretofore made for repairing and amending turnpike roads.

V. And whereas a doubt has arifin upon the construction of the words of the said recited act, made in the twenty fixth year of the reign of his present Majesty, which directs the fellies of the wheels of every waggon, wain, cart or wheel-carriage, to be of the breadth or gauge of nine inches from side to side, at the least; be it declared by the authority atorefaid, That it is true intent and meaning of this and the faid recited act, that the fole or bottom of cited act to be such fellies shall be of the breadth or gauge of nine inches from fide to fide, at the leaft, and that the fole or bottom of all fuch fellies shall be flat and even from side to side, or as near as may

9 inches broad, and flat. Trustees to to be levelled,

and put into

good condition.

Sole of the

fellies intend-

ed by the re-

VI. And be it further enacted by the authority aforesaid, That the trustees appointed by or under the authority of any act of cause theroads parliament, made or to be made for repairing and amending turnpike roads, or any five of them shall from time to time, as there shall be occasion, cause all the turnpike roads within their respective districts, to be levelled and put into good condition-in such manner as shall be most commodious for the use of travellers, and for the feveral forts of carriages passing upon the same.

on persons occasionally unloading waggons to avoid payment of the tolls,

VII. And be it further enacted by the authority aforesaid, Penalty of 5l. That if any person or persons shall unload, or cause to be unloaden, any goods, wares or merchandize, from any cart, waggon or other carriage, at or before the same shall come to any turnpike gate, with an intent to avoid the payment of any part of the tolls or duties to be thereat collected, each and every person being owner of such waggon or carriage, and being thereof convicted before the trustees of such tolls or duties, or any three or more of them, or one or more justice or justices of the peace for the county, riding, division or place, where the offence shall be committed, upon the oath of one or more credible witness or witnesses; which oath the said trustees, or any three or more of them, or the said justice or justices, are hereby impowered to administer, shall forfeit and pay the sum of five pounds; which sum, in case the same be not forthwith paid, by distress and shall be levied by distress and sale of the offender's goods and chattels, by warrant under the hand and seal, or hands and seals of the faid trustees, or any three or more of them, or the faid justice or justices, rendering the overplus to the owner (if any be) on demand, after deducting the reasonable charges of making such distress and sale, to be settled by such trustees, or any three or more of them, or by the said justice or justices; and each and every driver of fuch waggon or carriage, to offending,

to be levied fale;

and the driver to be committed.

and being thereof convicted as aforefaid, shall be committed to the house of correction for the space of one month; and in case Collector any collector or receiver of the tolls or duties at any gate or permitting turnpike where or near to which any crane, machine or engine, narrow wheelfor weighing of carriages, shall be built or erected, shall permit ed carriages or fuffer any cart, waggon or carriage, not having the fellies of to pass without their wheels of the breadth or gauge of nine inches from fide to be committed. fide, to pass or repass through any such gate or turnpike, without weighing the same, and being thereof convicted, in manner as aforefaid, fuch collector or receiver so offending shall be committed to the house of correction, to be there kept to hard labour for the space of one month.

VIII. And be it further enacted by the authority aforefaid, Waggons That from and after the said twenty fourth day of June, all with narrow waggons, wains, or other four wheel carriages, not being combeing common mon stage waggons or carriages (though the fellies of the wheels stagewaggons, are not of the breadth of nine inches or fix inches) may may be drawn travel, pass or be driven upon any turnpike road, with any num- by five horses; ber of horses, or beasts of draught, not exceeding five horses or beafts of draught; and if any owner or driver of any fuch waggon, wain or other four wheel carriage, shall travel, pass or drive any such waggon or other four wheel carriage, with more than five horses or beasts of draught, every such owner so if drawn by offending, shall for every such offence forfeit and pay the sum of more, to forfive pounds; which faid penalty shall be recovered and levied feit 51. by diffress and sale of the offender's goods and chattels, by warrant or warrants under the hands and feals of the truftees, or any three or more of them, of fuch district, or any one or more justice or justices of the peace, in or near to the place or places where the offence shall be committed; or by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster; where no essoin, protection, or wager of law, or more than one imparlance shall be allowed; and in case and the driver any driver of any waggon, wain or other carriage aforesaid, shall to be committed. act contrary to the true intent and meaning hereof, such justice or justices shall by warrant or warrants, under his or their hands and feals, commit fuch driver to the house of correction for the space of one month, there to remain without bail or mainprize.

IX. And whereas by the faid all passed in the twenty sixth year of his present Majesty's reign, it is provided, That waggons, wains, carts, or other wheel carriages (not having the fellies of their wheels of the breadth or gauge of nine inches from fide to fide) may travel, pass or be drawn, upon any turnpike road, provided such waggon, wain, cart or other wheel carriage be drawn by oxen or neat cattle only: and whereas the allowance of oxen or neat cattle only, without an horse or borses, hath been found inconvenient and dangerous: be Waggons, &c. it therefore enacted, That any waggon, wain or other four wheel with narrow carriages, not having the fellies of their wheels of the breadth wheels may be or gauge of nine inches from fide to fide, may travel, pass or be drawn upon any turnpike road, provided every such waggon,

drawn by 6 oxen in pairs, and a hories, 1 horse;

and carts by 6 oxen and 1 horie, or 4 oxen and 2 horfes.

The horses. &c. drawing carriages with exempted from toll for 3 years.

Where the tells do not amount to more than one halfpenny on each &c. the trustees, if neceffary may al tolls.

wain or other four wheel carriage, be not drawn by more than fix oxen or neat cattle in pairs, and two horses, or eight oxen in pairs, with one horse; and that any cart or other two wheel or s oxen and carriage, not having the fellies of their wheels of the breadth or gauge aforefaid, may travel, pass or be drawn, upon such turnpike road, provided such cart or two wheel carriage be not drawn by more than fix oxen or neat cattle in pairs, and one horse; or four oxen in pairs, and two horses; any thing in the faid act to the contrary notwithstanding.

X. And whereas doubts may arise from the construction of divers alls of parliament, where the toll or duty is made payable upon the horse or other beast drawing, and not upon the carriage itself; be it enacted by the authority aforesaid, That in all such cases, the horses or beasts drawing such carriage, using such broad wheels as are directed by the faid act made in the twenty fixth year of broad wheels the reign of his present Majesty, and by this present act. shall for the space of three years, to be computed as aforesaid, be intitled to fuch exemption from the payment of any toll or duty payable by virtue of any former act or acts of parliament, as all carriages using broad wheels are intitled unto by virtue of this present act.

XI. And be it further enacted by the authority aforefaid, That in all cases where by virtue of any act or acts of parliament now in force, the toll or duty on horses or other beasts. drawing or passing through any turnpike bar or gate, doth not amount to more than the sum of one halfpenny for every horse drawing any wheel carriage whatfoever, not having the fellies of horsedrawing, their wheels of the breadth or gauge of nine inches, or six inches from fide to fide, or to more than one penny for two horses drawing any such carriages as aforesaid, or to more than three halftake addition. pence, for three horses drawing any such carriages as aforesaid, the trustees, or any five or more of them, appointed by virtue or under the authority of such acts of parliament, shall and may if they shall find the same necessary, upon considering the state of their respective tolls, collect double the former tolls or duties, in case fuch tolls or duties do not exceed one halfpenny, and three half pence in case the same do not exceed one penny, and two pence in case the same do not exceed three half pence, and may collect the additional tolls or duties which are directed to be taken by this act, in cases where the present toll or duty amounts to two pence or more upon the horses drawing any carriage, in such and the same manner as if such toll or duty was laid upon the carriage; any thing herein or in any former act contained to the contrary in any wife notwithstanding.

XII. And whereas complaint has been made that fraudulent contrivances have been practifed by offenders, their friends, and others, to evade the just recovery of forfeitures and penalties inflitted by the laws relating to turnpike roads, by setting up colourable prosecutions and seizures with intent to favour offenders against the said laws, and to discourage just and real prosecutions; for remedy whereot,

be it enacted by the authority aforefaid, That it shall and may Prior profebe lawful for all courts, and all and every justice or justices of cutions and the peace before whom there shall be any action, information or favour offendproceeding, for any penalty or forfeiture inflicted by any act or ers deemed acts of parliament made or to be made for repairing and amend. fraudulent ing turnpike roads, or any way relating to or concerning the and the mesame; and they are hereby required, where any prior seizure, mined, action, information or conviction, shall be set up, or insisted upon, by way of defence, or to defeat any action, information or proceeding, or any feizure for any forfeiture or penalty inflicted as aforesaid, to examine into the real merits of such prior feizure, action, information, proceeding or conviction; and if thereupon it shall appear that the same was not done, made or profecuted effectually, to recover and apply the penalty or forfeiture for the true and real ends and purposes for which such penalties or forfeitures were enacted, but to favour the offender, such prior seizure, action, information or conviction, shall be deemed to be fraudulent, and null and void, to all intents and purposes whatsoever; and every such court, justice or ju-Judgment to flices of the peace, shall proceed to determine and give judg- be given as if ment, as if no such prior seizure, action, information or con- zure had been. viction, had been made, had, profecuted or obtained.

XIII. And whereas great mischief bath arisen from mean perfons acting as trustees in the execution of such acts of parliament made for repairing publick roads in that part of Great Britain called England, as do not direct and require that the truffees thereby appointed shall be qualified to act as such by the possession of real or personal estate to a certain value; be it therefore enacted by the authority aforefaid, That from and after the faid twenty fourth day of June, no General qualiperson shall be qualified, or capable of acting as a trustee in the fication of trustees; execution of any fuch act as aforefaid, unless he shall be in his own right, or in right of his wife, in the actual possession or receipt of the rents and profits of lands, tenements or hereditaments, of the clear yearly value of forty pounds, or possessed of, or intitled to, personal estate alone, or real and personal estate together, to the value of eight hundred pounds, or shall be heir apparent of a person possessed of an estate in land of the clear yearly value of eighty pounds, and unless he shall (not being such heir apparent as aforesaid) before he acts as such trustee, take and subscribe the oath following before any two or more of the trustees appointed or to be appointed by or in pursuance of fuch act, who are hereby authorized and required to administer to be attested the same in the words, or to the effect following; that is to say, on oath.

A. B. do swear, That I truly and bona fide am in my own I right, or in right of my wife, in the actual possession and enjoyment, or receipt of the rents and profits of lands, tenements or hereditaments, of the clearly value of forty pounds, or possessed of, or intitled to a personal estate alone, or real and personal estate together, to So help me GOD. the value of eight hundred pounds.

Penalty of acting if not qualified, sol.

And if any person shall presume to act contrary to the true intent and meaning hereof, every such person shall, for every such offence, forfeit and pay the fum of fifty pounds to any person who shall sue for the same; to be recovered in any of his Majesty's courts of record at Westminster, by action of debt, or on the case, or by bill, suit or information, wherein no essoin, protection or wager of law, nor more than one imparlance, shall be allowed.

The words waggon, or cait, to he painted on with narrow wheels.

XIV. And be it further enacted by the authority aforesaid. common stage That every owner or owners of any common stage waggon or cart, from and after the faid twenty fourth day of June, having the fellies of the wheels of less breadth and gauge than nine inches, such carriages or fix inches, from side to side, shall, over and above what he or they is or are obliged by law to write or paint, or cause to be written or painted, upon his or their waggon or cast, paint or cause to be painted, upon the tilt of every such waggon or cart which has a tilt, and upon the most conspicuous part of fuch waggon or eart which has not a tilt, the following words in large and legible characters; that is to fay, COMMON STAGE WAGGON, or CART, as the case may be; and if any owner or owners of any such waggon or cart shall, from and after the faid twenty fourth day of June, travel with or use by himself or servant, any such waggon or cart, without the words hereby, required to be painted as aforesaid, he shall forfeit and lose one of the horses or beasts of draught (not being the shaft or thill horse) together with all the geers and accoutrements to fuch horse or beast of draught belonging, to the sole use and benefit of the person or persons who shall seize or distrain the fame; and the person or persons making such seizure or distress, shall proceed in like manner, and be intitled to the like remedy, as is directed and given in cases of seizures of horses by the faid act made in the twenty fixth year of the reign of his present Majesty.

Penalty, and how to proceed therein.

> XV. And whereas many persons are deterred from prosecuting offences committed against the several turnpike laws, and it is inconvenient to others being upon journies, or engaged on necessary business, to profecute the same as the law now stands: and whereas many laws have been made for and relating to turnpike roads since the twenty fourth year of the reign of his present Majesty, and more acts of the fame kind are likely to be made; be it enacted by the authority aforesaid. That every prosecutor or informer may at his election fue for and recover any forfeiture or penalty imposed by this or any act or acts of parliament made or to be made for erecting turnpikes for repairing and amending turnpike roads, or by any other act or acts of parliament relating to turn like roads, in the same manner as such forfeitures and penalties are severally and respectively directed to be such for and recovered, or by action at law, to be brought by fuch informer or profecutor in any of his Majesty's courts of record at Westminster in manner following (that is to fay) where any person shall be liable to any such pecuniary penalty, it shall be lawful to si'e for and recover the

Method of pi ofecution tor recovery of penalties which are pecuniary;

fame by action of debt, in which it shall be sufficient to declare that the defendant is indebted to the plaintiff in the fum of

being forfeited by an aft, intituled, An act to amend an act made in the twenty fixth year of the reign of his present Majesty, intituled, An act for the amendment and preservation of the publick highways and turnpike roads of this kingdom, and for the more effectual execution of the laws relating thereto: and where and of fuch the penalty or forfeiture is or shall be of any horse or beast of where the draught, or other goods, by an action of trover against the per-horse, &c. is fon liable to fuch penalty, in which the value of any fuch horse, tortested. beast of draught, or other goods, as is or are liable to the forfeiture, shall be given in damages, without any proof of any feizure or demand.

XVI. Provided, That there shall not be more than one re- Limitation of covery for the same offence duly and bona fide, and without actions. fraud, had and obtained for the same; and that no action shall be brought by virtue of this act, in any of his Majesty's said courts of record, unless the same be brought before the end of fix months after the offence committed.

XVII. And, to enforce further a due observation of this and Surveyor, the said recited act, be it enacted by the authority aforesaid, collectors, &c. That every furveyor of any turnpike road, and every toll-ga-neglecting to That every jurveyor of any turippice road, and every ton-ga- feize supernu-therer, and all such persons employed by commissioners and merally horses, trustees appointed for the repairing roads, as receive salaries or to give mor rewards, who shall wilfully neglect to seize any supernumerary formation, horse or horses drawing in any waggon, wain or cart, contrary to the true intent and meaning of this and the faid recited act, and shall also wilfully neglect to lay such information upon oath, before one or more of his Majesty's justices of the peace for the county wherein such offence was committed, or before the proper commissioners or trustees at their respective meetings, as by the faid recited act is directed, shall, upon due information made upon oath before one or more of his Majesty's justices of the peace for the faid county or place, forfeit the sum of ten pounds; forfeit rol. sl. five pounds thereof to be paid to the informer, and the remain- to the informer ing five pounds to be laid out in amending the roads, in such er, &c. manner as the commissioners and trustees for such respective turnpikes shall think fit.

XVIII. Provided, That no such surveyor, or other person, Officers, &c. shall be liable to the said penalty for any such wilful neglect com-mitted before the said twenty fourth day of *June* one thousand mitted before feven hundred and fifty five.

24 June 1755

CAP. XVIII.

An act to continue feveral laws relating to the distemper now raging among the horned cattle in this kingdom.

The several laws made to prevent the spreading of the distemper amongst the horned cattle, further continued to 1 Sept. 1755. &c.

CAP. XIX.

An act for making perpetual an act passed in the twenty fifth year of the reign of his present Majesty, for the better preventing thefts and robberies, and for regulating places of publick entertainment, and punishing persons keeping disorderly houses; for the further punishing persons selling ale or other liquors without licence; for the preventing the burning or destroying of goss, surze or ferne, in forests or chaves; for giving further time for the payment of duties omitted to be paid for the indentures or contracts of clerks and apprentices, and for the filing of affidavits of the execution of contracts of clerks to attornies and folicitors.

c. 36. made perpetual.

Act 25 Geo. 2. THEREAS an act possed in the twenty fifth year of the reign of his present Majesty, intituled, An act for the better preventing thests and robberies, and for regulating places of publick entertainment, and punishing persons keeping disorderly houses, which was to continue in force until the expiration of three years, and from thence to the end of the then next Session of parliament, has by experience been found useful and beneficial, and is near expiring: may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefly, by and with the advice and confent of the lor is spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That the said act shall be, and the fame is hereby made perpetual.

26Geo.2.C.31.

11. And whereas doubts have arisen upon the construction of an act of parliament popul in the twenty fixth year of the reign of his prefent Majefly, intituted, An act for regulating the manner of licenfing ale-houses, in that part of Great Britain called England; and for the more easy convicting persons selling ale and other liquors without licence, whether a person having been convicted of three several offences in felling ale, heer or other biquors, without a licence from two julices of the peace, as by the faid act is directed, is liable to cry fire forment for any juch officies, of which he may be guilty after fach total commetten, be it further enacted by the autherity aforetaid, That every perfon to felling without a licence as aforefaid, after such third conviction, shall, for every such conviction, to offence, to often as it shall happen, forfeit the sum of six pounds, to be levied and disposed of in like manner as the forfeitures on the first, second and third conviction are directed to be, in and by the faid act; and in case no sufficient distress thall be found, whereon to levy the faid several forseitures, then the justice of the peace who shall have convicted such offender, shall and may commit him or her fo convicted to the common gaol, or other prison or house of correction within his jurisdiction, without ball or mainprize, until such offender shall be discharged by or-

der of the court of general or quarter fessions.

Offenders, atter thred forteit 61, for every offence.

1755.] Anno vicesimo octavo Georgii II. c. 19.

III. Whereas the burning and destroying of goss, furze and fern, in and upon forests and chaces, as it is frequently done by divers disorderly and diffolute persons, doth not only distroy the cover necessary for the preservation of the deer and game there, but hath also been the occasion of burning, damaging and destroying of great quantities of timber, young springs of wood and underwood and fences, within the faid forests and chaces, and places thereunto adjacent, to the great damage and prejudice of the owners and proprietors thereof; and the laws now in being are not sufficient to prevent the same; be it therefore enacted by the authority aforefaid, That if any person or Persons conpersons not having a right or legal licence to do the same, shall victed of setat any time after the first day of August one thousand seven hun-ting fire to dred and fifty five, fet fire to, burn or destroy, or shall abet, heath or fern, aid or affift in, or at the burning or destroying of any gols, furze in chaces or or fern, growing or being in or upon any forest or chace, with-forests, in that part of Great Britain called England, without the licence or consent of the owner or proprietor, or the person chiefly intrusted with the care, oversight, and cuilody of such forest or chace, or some part thereof, and being brought before one or more justice or justices of the peace for the county, riding, divifion or place, where such forest or chace shall lie, and shall be thereof convicted by confession, or upon the oath of one or more credible witness or witnesses (which oath such justice or justices is and are hereby impowered to administer) or upon the view of fuch justice or justices, every such person or persons be- to sorfeit not ing so convicted, shall for every such offence forfeit and pay any less than 40s. fum not exceeding five pounds, nor less than forty shillings, 51. one moiety thereof to the informer, and the other moiety to the use of the poor of the parish where the offence shall be committed; which penalty, in case the same be not forthwith paid, shall and may be levied by diffress and sale of the offender's to be levied goods and chattels, by warrant or warrants under the hand and by diffress feal or hands and feals of fuch justice or justices; and in case and sale, &c. no fufficient diffress can be found, then it shall and may be lawful for fuch justice or justices to commit such offender or offenders to the common gaol of the county or place where such offence shall be committed, for any time not exceeding three months, nor less than one month.

IV. And, for the relief of any person or persons, who, through neglect or inadvertency, have omitted to pay the several rates and duties, or any part thereof, upon monies given, paid, contracted or agreed for, with or in relation to any clerk, apprentice or servant, who hath been put or placed to or with any master or mistress to learn any profession, trade or employment, and to have such indestrures, or other writings which contain the covenants, articles, contracts or agreements, relating to the service of such clerk, apprentice or servant, stamped within the times by the several acts of parliament for those purposes respectively limited, or who have also in like manner omitted to insert and write, in words at length, in such indentures or other writings as aforesaid, the full sum or sums of money, or any part thereof,

Further time allowed for payment of the duties and apprentices.

received or in any wife directly or indirectly given, paid, or agreed or contracted for, with or in relation to every such clerk, apprentice or servant as aforesaid, be it enacted, That upon payment of the rates and duties upon monies, or such part of fuch monies, so neglected or omitted to be paid as aforesaid, on omitted to be or before the first day of August one thousand seven hundred and paid for clerks fifty five, to fuch person or persons to whom the same ought to be paid, and tendering the faid indentures or other writings to be stamped at the same time, or at any time on or before the twenty ninth day of September one thousand seven hundred and fifty five (of which timely notice is to be given in the London Gazette) the same indentures or other writings shall be good and available in law and equity, and may be given in evidence in any court whatfoever; and the clerk, apprentice or fervant therein named, thall be capable of following and exercifing their respective intended trades or employments, as fully as if the said rates and duties to omitted had been duly paid, and the full fum or fums received or agreed for as aforefaid had been inferted; and the persons who have incurred any penalties by the omissions aforefaid, shall be acquitted and discharged of and from the said penalties; any thing in the faid former acts to the contrary notwithstanding.

V. And whereas divers persons through mistake, absence, or some unavoidable accident, to the prejudice of infants, and others, have omitted to cause affidavits to be made and filed in the proper offices, of the actual execution of several contracts in writing to serve as clerks to attornies and solicitors, within the time limited and expressed by certain acts passed in the twenty second and twenty fourth years of his present Majesty's reign, whereby many persons may be in danger of incurring the disabilities in the said att of the twenty second year of his present Majesty's reign specified; be it therefore enacted by the authority aforefaid, That all and every person and persons who have omitted to cause such affidavit or affidavits to be made and filed as aforefaid, and who shall, on or before the first day of Hillary Term next, cause one or more affidavit or affidavits to be made and filed in fuch manner as directed by the faid last recited acts, or either of them, shall be and are hereby indemnified, freed and discharged from and against all penalties, forfeitures, incapacities and disabilities in the said act of the twenty second year of his present Majesty's reign mentioned, incurred or to be incurred, for or by reason of any neglect or omission in causing such affidavit or affidavits so to be made and filed as aforesaid, according to the directions of the said last recited acts, or either of them; and such affidavit or affidavits so to be made and filed as aforesaid, shall be as effectual to all intents and purposes, as if the same had been made and filed within the respective times limited by the said several last recited acts, or either of them.

Further time allowed for filing of affidavits of the execution of contracts of clerks to attornies.

CAP. XX.

An all for continuing, explaining and amending, the several alls of parliament made for the further encouragement of the whale sishery carried on by his Majesty's subjects; and to authorize the payment of the bounty to Thomas Hood and others, upon three ships sitted out for the said sishery, and lost in the Greenland Seas.

TATHEREAS divers acts of parliament have been made for the encouragement of his Majesty's subjects to carry on and improve the whale fishery, which by the bounties given by the said acts has of late years gradually increased, and by the continuance thereof will still further increase, to the great advantage of the trade and navigation of this kingdom; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That an act made in the fifth year of his present Majesty's reign, in- 5 Geo. 2. c. 28. tituled, An act for encouraging the Greenland fishery, which was to be in force for nine years, from the twenty fifth day of December one thousand seven hundred and thirty one, and which act by an act of parliament made in the thirteenth year of his 13Geo 2 c.28. present Majesty's reign, intituled, An act for continuing several laws therein mentioned, relating to the præmiums upon the importation of masts, yards and bowsprits, tar, pitch and turpentire; to British made fail cloth, and the duties payable on foreign fail cloth; to the Greenland and to the whale fishery; for granting a further bounty for all ships employed in the whale fishery during the present war; for exempting harpooneers and others employed in the Greenland fishery trade, from being impressed; and for giving further time for the payment of duties omitted to be paid for the inlentures and contracts of clerks and apprentices, was continued unto the twenty fifth day of December one thousand seven hundred and fifty, and from thence to the end of the then next session of parliament; and which act, by an act of parliament made in the twenty se-22Geo.2.c 45. cond year of his present Majesty's reign, intituled, An act for the further encouragement and enlargement of the whale fishery, and for continuing such laws as are therein mentioned, relating thereto; and for the naturalization of such foreign protestants as shall serve for the time therein mentioned, on board such ships as shall be fitted out for the said fishery, was further continued unto the twenty tifth day of December one thousand seven hundred and fifty seven, and from thence to the end of the then next fession of parliament; shall be, and the same is hereby further continued, from the surther contitime in the fald last-mentioned act limited for the expiration nued to 25 thereof, unto the twenty fifth day of December which shall be Dec. 1764, ac. in the year on thousand seven hundred and fixty four, and from thence to the end of the then next session of parliament. II. And be it further enacted by the authority aforesaid,

That an act made in the fixth year of his present Majesty's reign,

ILL:-

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6Geo. 2. c. 33 intituled, An act for the further encouragement of the whale fishery, carried on by his Majesty's British subjects; which was to be in

continued to 25 Dec. 1764, άC.

force during the continuance of the last-mentioned act of the fifth year of his present Majesty's reign, intituled, An act for encour ging the Greenland fishery; and which was by the faid act of the thirteenth year of his present Majesty's reign continued unto the enty fifth day of December one thousand seven hundred and fifty, and from thence to the end of the then next fession of parliament; and which act was by the said act of the twenty second year of his present Majesty's reign continued unto the twenty fifth day of December one thousand seven hundred and fifty feven, and from thence to the end of the then next fession of parliament, shall be, and the same is hereby further continued, from the time in the faid last-mentioned act limited for the expiration thereof, unto the twenty fifth day of December which shall be in the year one thousand seven hundred and sixty four, and from thence to the end of the then next fession of parliament.

22Ge0.2. C.45. continued to

III. And be it enacted by the authority aforefaid, That the faid act of the twenty second year of his present Majesty's reign, 25 Dec. 1764. intituled, An act for the further encouragement and enlargement of the whale fishery, and for continuing such laws as are therein mentioned, relating thereto; and for the naturalization of such foreign protesiants, as shall serve for the time therein mentioned, on board fuch ships as shall be fitted out for the said fishery, which was to be in force from the twenty ninth day of September one thousand feven hundred and forty nine, until the twenty fifth day of December one thousand seven hundred and sifty seven, and from thence to the end of the then next session of parliament, shall be, and the same is hereby continued, from the time therein limited for the expiration thereof, unto the twenty fifth day of December in the year one thousand seven hundred and sixty four, and from thence to the end of the then next fession of parliament.

Tonnage bounty to be paid out of any other of the revenues. fidy be not sufficient.

IV. And be it further enacted by the authority aforefaid, That it shall and may be lawful to and for the commissioners of the customs in England and Scotland respectively, to order the respective receivers general of the customs, in case the monies if the old fub. remaining in their hands arising from the old subfidy, shall not be sufficient to satisfy the said bounty of forty shillings per ton, payable on all ships employed in the said fishery, according to the directions of the faid feveral acts, and of this prefent act, to pay the same out of any monies that shall be in their hands arifing from any of the duties and revenues under their management respectively.

An apprenan board each thip, &c.

V. Provided always, and be it enacted by the authority atice, for every foresaid, That every ship which shall be employed in the said 50 tons, to be fishery, shall, from and after the twenty fifth day of December in the year one thousand seven hundred and fifty/seven, have on board an apprentice indentured for the space (if three years at the least, for every fifty tons burthen, who stall be accounted as one of the number of men which by lay ought to be on board fuch thip; and in case any thip thall ploceed on the whale fishery, without conforming to the above regulation, the owner

or owners of every ship so offending, shall lose the bounty

which would otherwise be payable thereon.

VI. Provided also, and be it enacted by the authority afore. No larger faid, That from and after the twenty fifth day of December in bounty to be the year one thousand seven hundred and fifty seven, no ship to ships of 400 be employed in the faid fishery, although she be above the burtons. then of four hundred tons, shall be intuled to a larger bounty than a ship of four hundred tons would be entitled to.

VII. Provided always, That nothing in the faid former acts, Ships above or in this present act contained, shall extend, or be construed to that burthen extend, to oblige the owner or owners of any ship above the not required to be fitted burthen of four hundred tons, in order to intitle him or them out otherwise to the faid bounty, to fit out, equip and man any such ship, than vessels of otherwise than as a ship of the burthen of four hundred tons 400 tons.

only is by the faid acts or by this present act required to be fitted out, equipped and manned.

VIII. And whereas by the faid acts made in the facth and twenty second years of the reign of his present Majesty, the bounty of forty shillings per ton is confined to ships of the burthen of two hundred tous and upwards; and it hath been found by experience, that thips under the burthen of two hundred tons are fit for the faid fiftery; be it therefore enacted by the authority aforesaid, That from and Bounty allowafter the twenty fifth day of March one thousand seven hundred ed to versels and fifty five, and during the continuance of the faid bounty of tons. forty shillings per ton, payable as aforesaid, the same shall be paid to the owners of all thips under the burthen of two hundred tons, which thall be employed in the faid fithery, according to the admeasurement thereof, in such manner, and by and under fuch rules, directions and restrictions, as by the said acts, and by this prefent act, the faid bounty is made payable to the owners of thips of the burthen of two hundred tons and upwards, employed in the faid fifthery; provided the owner of no fuch ship shall be entitled to such bounty unless he shall in all respects conform to the regulations prescribed by the said recited acts, and by this present act, to the owners of ships of the burthen of two hundred tons.

IX. And whereas the dispatch of ships to the Greenland Seas and Davis's Streights, and seas adjacent, on the whale fishery, must of necessity be within the months of March or April; be it therefore enacted by the authority aforesaid, That every owner or Vessels under owners of any thip or thips under the burthen of two hundred 200 tons which tons, which shall sail on the said voyage and sistery on or betore 25 March
fore the twenty fifth day of March one thousand seven hundred
1755. entitled and fifty five, who have conformed themselves in all respects to the bounty. to the rules and directions prescribed by the said acts of the fixth and twenty fecond years of the reign of his present Maje-

fly, and of this present act, shall be entitled to the said bounty of forty shilling per ton, according to the admeasurement of such ship or this prespectively.

X. And be it surther enacted by the authority aforesaid, Commission-That the commissioners of his Majesty's customs for England and ers of the Scotland customs to

liament the Ty.

Manbey, and

Bowles, for

vellels employed and

lost in the

Greenland

Seas.

report to par-Scotland respectively, shall, at the beginning of every session of parliament lay before both houses of parliament an account in ed in the fishe- writing, under their hands, of what number of ships have been employed in the whale fishery, to Davis Streights and the Greenland Seas, with their respective names and burthens, from whence they were fitted out, and at what port in Great Britain they were discharged, and also what quantity of oil or whale

fins each ship shall have imported.

XI. And whereas Thomas Hood, James Manbey, and Leonard Bowles, of London, merchants, did fit out in the year one thousand feven hundred and fifty four, three ships called the Elizabeth and Mary, the Mary and the Argus, for the whale fishery in the Greenland Seas, in the manner prescribed and appointed by the said acts, and which faid ships were actually employed in the faid fishery, but were unavoidably lost in the said seas; be it therefore enacted Bounties to be by the authority aforesaid, That the commissioners of the treapaid to Hood, fury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being, shall be, and he or they are hereby impowered to direct, if he or they think fit, the payment of the bounties which the faid Thomas Hood, James Manbey, and Leonard Bowles, would have been intitled to, in case the said ships had returned to this kingdom: any thing in the faid two feve-

ral acts contained to the contrary notwithstanding. XII. And whereas a doubt hath arisen, whether the bounty payable

on ships employed in the said fishery may be insured; for obviating such doubt, and for preventing any future applications to parliament for the bounty on any such ship which may happen to be lost at sea before her return to Great Britain, although fitted out and navigated according to the direction of the said former acts, and this present act, the risk of which loss ought to be borne by the owner or owners of such ship, if he or they had the liberty to insure the bounty payable thereon; be it therefore declared and enacted by the authority aforesaid, That it shall and may be lawful for the owner or owners of any ship employed, or designed to be employed in the said fishery, to infure the bounty which fuch owner or owners would be intitled to, upon the return of such ship to the port to which the master and mate of such ship shall have declared on oath their intention to return, and on the performance of all other matters directed and appointed by the faid acts, and by this present act to be performed, for obtaining the faid bounty.

Owners may mfure the bounty.

CAP. XXI.

An act for making more effectual the laws probibiting the importation of spirituous liquors in casks or, vessels not containing fixty gallons, and of tea above the quantity of fix pounds, found on board any British ship for wessel, not belonging to, or employed by, the East India company.

[THEREAS, for preventing the fraugh, frequently used in importing of strong water, spirits, actua vitæ, or brandy,

in small quantities, whereby the same is more easily conveyed away without payment of the duties thereof, it is by a clause in an act made in the fourth year of the zeign of King William and Queen Mary, 4 Will. & M. intituled, An act for granting to their Majesties certain addi- c. 5. tional impositions upon several goods and merchandizes for the profecuting the present war against France, enacted, That no brandy, single or double, shall be imported from parts beyond the seas, in any veffel or cask which shall not contain sixty gallons at the least, upon pain of forfeiting the said brandy, or the value thereof, so to be imported as aforesaid: and whereas by a clause in one other all made in the fifth year of the reign of his late majesty King George the First, 5 Geo. 1.c. 21. intituled, An act against clandestine running of uncustomed goods, and for the more effectual preventing of frauds relating to the customs, reciting, That rum had been then imported in much greater proportions than formerly; and that the importing thereof in small casks or vessels was many times done with design, that the same might more easily, privately and clandestinely be carried off and conveyed, without paying the duties; it is enacted, That if any rum shall be imported or brought into Great Britain, or into any port, harbour, haven, or creek thereof, in any cask or vessel not containing twenty gallons at the least (excepting only for the use of seamen then belonging to and on board such ship or vessel) all such rum, or the value thereof, shall be forfeited; nevertheless, if it shall be made appear to the satisfaction of the principal officers of the customs at the port of importation, that such rum so imported in small casks, was for the use of the master or seamen belonging to the ship or vessel in the voyage, or imported by merchants or traders without fraud or concealment, that then, and in every such case, the said officers are thereby impowered and directed to admit such rum to an entry, and cause the duties thereof to be accepted instead of the forfeiture thereof before mentioned; which said last mentioned clause, by virtue of several subsequent acts, is continued until the twenty ninth day of September one thousand seven hundred and sixty, and from thence to the end of the then next session of parliament: and whereas by a clause in one other all made in the ninth year of the reign of his present Ma- , Geo. 2. c. 35. jefly, intituled, An act for indemnitying persons who have been guilty of offences against the laws made for securing the revenues of customs and excise, and for enforcing those laws for the future; it is enacted, That where any ship or vessel what soever coming or arriving from foreign parts, and having on board fix pounds of tea, or any foreign brandy, arrack, rum, strong waters, or other Spirits whatsoever, in casks under sixty gallons (except only for the use of the seamen then belonging to, and on board such ship or vessel, not exceeding two gallous for each scaman) shall be found at anchor, or bovering within the limits of any of the ports of this kingdom, or within two leagues of the shore, or shall be discovered to have been within the limits of any port, and not proceeding on her voyage, wind and weather permitting (unless in case of unavoidable necessity and distress of weather ther, of which ne flity and distress, the master, purser, or other person, having or thing the charge or commer dof such ship or vessel, shall give notice to and make proof of before the collector, or other chief

chief officer of the customs, of such port as aforesaid, immediately after the arrival of Juch Ship or vessel into the said port) all such tea, foreign brandy, arrack, rum, strong waters and spirits, together with the chefts, boxes, casks, and other package whatsoever, containing the same goods, or the value thereof, shall be forfeited and lost (whether bulk shall then have been broken or not) and the same goods and package shall and may be seized and prosecuted, or the value thereof be sued for, by any officer or officers of the customs or excife, in such manner and form as in and by the said act is expressed: and wherea, notwithstanding the several provisions so made for preventing such frauds, ships and vessels arriving from foreign parts frequently have on board quantities of such liquors in small casks, and also tea, which liquors and tea are intended to be run on shore, without payment of the respective duties thereof; but in order to prevent the feizure and forfeiture thereof, are brought into port under pretence that they are designed for exportation, and are frequently reported for exportation to foreign parts, and nevertheless are afterwards run on shore; be it enacted by the King's most excellent majefly, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the twenty fourth day of June one thousand seven hundred and fifty five, no brandy, arrack, rum, geneva, strong waters, or other spirits whatsoever, which shall be imported or brought into Great Britain, in any cask or other vessel, which shall not contain fixty gallons at the least of such liquors respectively, shall be entered or reported for exportation, or exported to foreign parts; and all entries and reports which after the faid twenty fourth day of June one thousand seven hundred and fifty five, shall be made of such liquors, contrary to the di-All tea above rections of this act, are hereby declared to be null and void; and all tea above the quantity of fix pounds, which shall be found in any British ship or vessel, arriving in Great Britain from foreign parts (excepting those belonging to or employed by the to beforteited. East India company) shall be forfeited and lost, whether such India compa-tea shall be intended or reported for exportation or not.

No spirituous liquors imported in vef fels under 60 gallons, may be entered or reported for exportation.

6 lb. found in British vessels arriving from foreign parts, ny's fhips excepted.

CAP. XXII.

An act for granting to his Majesty a certain sum of money therein mentioned out of the sinking fund; and applying certain monies remaining in the exchequer for the service of the year one thousand seven bundred and fifty five; and for carrying the surplus of certain duties to the sinking fund; and for the further appropriating the supplies granted in this session of parliament.

Most gracious Sovereign,

TE your Majesty's most dutiful and loy I subjects the commons of Great Britain in parliaments affembled, being defirous to raife the refidue of the necessary supplies which we

have chearfully granted to your Majesty in this session of parliament, by ways and means the least burthensome to your Majesty's subjects, have resolved to give and grant to your Majesty the fum herein after-ment oned; and do therefore most humbly beseech your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That by or out of such monies as now are, or shall from time to time be and remain in the receipt of the exchequer, of the furplusses, excesses, overplus monies, and other revenues composing the fund commonly called the Sinking fund, lafter paying or referving sufficient to pay all such sums of money as have been directed by any former act or acts of parliament to be paid out of the same) there shall and may be issued and 1,420,000 l. applied a fum not exceeding the fum of one million four hun-granted out of dred and twenty thousand pounds, for and towards the supply the sinking granted to his Majesty for the service of the year one thousand fund for the teven hundred and fifty five; and the commissioners of his Ma-current year. jefty's treafury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treafury for the time being, are hereby authorized and impowered to iffue and apply the fame accordingly.

II. And be it further enacted by the authority aforesaid, That 3,3411. 198. the fum of three thousand three hundred forty one pounds 2 d. 19. overnineteen shillings and two pence farthing remaining in the plus of the last receipt of the exchequer, being the overplus of the grants for year's grants; the fervice of the year one thousand feven hundred and fifty 16,4941. 175. four: and also the sum of sixteen thousand four hundred singuistical and further four hundred singuistical and fifty 10d, 29 further thousand four hundred singuistical four hund four; and also the sum of sixteen thouland four hundred ninery plus of the four pounds seventeen shillings and ten pence haltpenny, re-duty on coals; maining in the receipt of the exchequer, of the furplus of the 19,973 h. 128. duties on coals fince the twenty fifth day of March one thou-duties for refand feven hundred and nineteen; and also the sum of nine-tailing spirituteen thousand nine hundred and twenty three pounds twelve our liquois; fhillings and nine pence, remaining in the receipt of the exche-28,201 l. 193 quer, of the furplus of the duties on licences for retailing spi 8d. furplus of the funds of rituous liquors; and also the sum of twenty eight thousand two the lottery hundred and one pounds nineteen shillings and eight pence, re- 1714, to be maining in the receipt of the exchequer, of the furplus of the iffued in aid

III. And whereas by an act of the first year of his Majesty's reign, 1 Geo. 2. c. S. for granting an aid to his Majetty by fale of annuities to the bank of England, at four pounds per centum per annum, redeemal le by parliament, and energed on the duties on coals and culm, and for other purposes therein mensioned, certain duties upon coals and culm were charged with the payment of an armuity ofter the rate of four pounds per centum per annium, from the feast of Saint John the Buptist one thousand seven bundered and twenty eight, for and upon the fum of

and fourteen, shall and may be issued and applied at the faid receipt as part of the supply granted to his Majesty for the service of the year one thousand seven hundred and fifty five.

funds for the lottery in the year one thousand seven hundred of the supply.

one million seven hundred and fifty thousand pounds, contributed by the governor and company of the bank of England, in pursuance of the faid act; in which act it is provided, That in case there shall be any furplus or remainder of the monies arifilg by the faid duties at the end of any one year, computing the same to end at Christmas yearly, after the said annuity and all arrears thereof are satisfied, or money reserved for that purpose, such surplus or remainder shall from time to 2 Geo. 2. c. 3. time be referved for the disposition of parliament: and whereas by an att of the second year of his Majesty's reign, for raising one million two hundred and fifty thousand pounds by sale of annuities to the bank of England at four pounds per centum, redeemable by parliament, and for other purposes therein mentioned, certain surplus monies of the

duties and revenues on soap, paper, certain linens, silks, cullicoes and

fluffs, and upon flarch, and exported coals, and upon stampt vellum, parchment and paper, which were granted by an all made in the twelfth 12 Ann. c. 9. year of the reign of her late majesty Queen Anne, were charged with the payment of an annuity after the rate of four pounds per centum per annum, from the feast of Saint John the Baptist one thousand seven hundred and twenty nine, for and upon the sum of one million two hundred and fifty thousand pounds, contributed by the governor and company of the bank of England in pursuance of the said act; in which said att it is provided. That in case there shall be any surplus or remainder of the monies arifing by the faid duties at the end of any one year, computing the same to end at Christmas yearly, after the faid annuity, and all arrears thereof, are satisfied, or money reserved for that purpose; such surplus or remainder shall from time to time be reserved for the disposition of parliament: now, to the end the faid several surplus or overplus monies may be applied, be it Surplus of the enacted by the authority aforesaid, That from and after the fifth day of July one thousand seven hundred and fifty five, the sur-

plus or overplus monies of the faid duties on coals and culm,

and also the surplus or overplus monies of the duties and reve-

nues on foap, paper, linens, tilks, callicoes and stuffs, and up-

ment and paper, which shall from time to time be and remain

duties on coals, foap, paper, linens, &c. Itarch, coals exported, stampt vel- on starch and exported coals, and upon stampt vellum, parchlum, &c.

to be carried fund.

in the receipt of his Majesty's exchequer, at the end of any usual quarterly day on which the faid furplus or overplus monies shall arife, after fatisfying all charges and incumbrances thereupon, shall be carried to, and made part of, the fund commonly called to the finking The finking fund; and shall and may be issued and applied in fuch manner, and to fuch uses and purposes, as other rates, duties, revenues and incomes, composing the said fund, are or shall be issued and applied, and for no other use, intent or purpose whatsoever.

Clause of loan for raising 31. per cent.

IV. And it is hereby enacted by the authority aforesaid, That in case the said commissioners of his Majesty treasury, or any 1,420,000 l. at three or more of them now being, or the high treasurer, or any three or more of the commissioners of the Ceasury for the time being, shall think it adviseable to raise the said sum of one million four hundred and twenty thousand pounds, or any part thereof, by loans or exchequer bills, in manner herein after-

Anno vicelimo octavo Georgii II. c. 22. 1755.]

mentioned; that it shall and may be lawful to and for any per-Jon or persons, natives or foreigners, bodies politick or corpo-Majesty's exchequer, any sum or sums of money, not exceeding the faid fum of one million four hundred and twenty thoufand pounds, upon the credit of the faid surplusses, excesses and overplus monies, or other revenues composing the finking fund; and to have and receive for the forbearance of the money lent, interest after a rate not exceeding three pounds per centum per annum, fo as fuch loans be allowed to be made by the faid commissioners of the treasury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being, who are hereby authorized to iffue their warrants for that purpole as fast as such loans shall be wanted for the publick service; and moreover, that no money to be lent upon the security of this act, shall be

rated or affessed to any tax or affessment whatever.

V. And be it further enacted, That all and every person or Tallies of loan persons who shall lend any money upon the credit of this act as to be struck. aforefaid, and pay the same into the receipt of the exchequer, shall immediately have a tally of loan struck for the same, and an order for his, her or their repayment, bearing the same date with his, her or their tally; in or upon which order shall be also contained a warrant for payment of interest for the forbearance thereof, not exceeding the faid rate of three pounds per centum per annum, and to be paid every three months, until the repayment of the principal; and all fuch orders for repayment of money so to be lent, shall be registered in course, according to the dates respectively; and that all and every person and persons shall be paid in course, according as their orders shall stand registered in the said register books, so as the person or persons. The manner natives or foreigners, his, her or their executors, administrators of payment. or affigns, who shall have his, her or their order or orders first entered in the faid books of register, shall be taken and accounted to be the first person or persons to be paid out of the said surplusses, excesses or other revenues, and he, she or they, who shall have his, her or their order or orders next entered, thall be taken and accounted to be the fecond person to be paid, and fo successively and in course; and that the monies to come in of or for the faid surplusses, excesses and overplus monies, or other revenues composing the finking fund as aforesaid, shall be in the same order liable to the satisfaction of the said respective persons, and body or bodies politick or corporate, their executors, administrators, successors or alligns respectively, without any undue preference of one before another, and not otherwise; and shall not be diverted or divertible to any other use, intent no undue preor purpose whatse ver (other than such uses and purposes as are ference, appointed by any other act or acts of parliament in that behalf as aforefaid) and that no fee, reward or gratuity, directly or in- No fee to be directly, shall be demanded or taken of any of his Majesty's taken,

subjects, for providing or making of any such books or registers

the finking fund.

be paid out of and the interest, premium, rate and charges incident to, or attending the fame, shall be and are hereby charged and chargeable upon, and shall be repaid and porne by and out of the growing produce of the faid furplustes, excesses and overplus monies, or other revenues composing the finking fund (except fuch monies of the faid finking fund as are appropriated to any particular use or uses by any former or other act or acts of parliament in that behalf) and fuch monies of the faid finking fund shall and may be iffued and applied as fast as the same can be regularly stated and ascertained, for and towards the paying off, cancelling and discharging such exchequer bills, interest, premium, rate or charges, until the whole of them thall be paid off, cancelled and discharged, or money sufficient for that purpose be kept and reserved in the exchequer, to be payable on demand to the respective proprietors thereof.

> XU. And whereas the governor and company of the bank of England do consent and agree to advance and lend the sum of five hundred thousand pounds, over and above all other sum and sums of money that they have already agreed to advance on the supplies of the prefent year, at an interest after the rate of three pounds per centum per annum, for so much thereof as shall be by them advanced, from the time of fuch advancement till the same shall be discharged, the said five hundred thousand pounds and interest to be secured by exchequer bills to be made forth and issued in pursuance of this act, and to be charged upon and repaid out of such monies as at any time or times bereafter shall be or remain in the receipt of the exchequer, of the surplusses, excesses, overplus monies, and other revenues, composing the fund, commonly called The Sinking Fund, after paying or reserving fufficient to pay the sum of seven hundred and twenty thousand pounds, part of the faid surplusses, excesses, overplus monies, and other revenues composing the fund commonly called The Sinking Fund, by this ast directed to be issued and applied; be it enacted by the authority aforesaid, That all such exchequer bills for any sum or sums not exceeding five hundred thousand pounds as aforesaid, as shall be made forth and issued in pursuance of this act, shall respectively be made to bear or carry an interest at the rate of three pounds per centum per annum; and all fuch exchequer bills, together with the interest attending the same, shall be, and are hereby charged and chargeable upon, and shall be repaid by or out of fuch monies, as at any time or times hereafter shall be or remain in the receipt of the exchequer, of the faid surplusses, excesses, overplus monies, and other revenues composing the fund, commonly called The Sinking Fund, after paying or referving sufficient to pay the sum of seven hundred and twenty thousand pounds, part of the said surplusses, excesses, overplus monies, and other revenues composing the fund, commonly called The Sinking Fund, by this act directed to be issued and applied; and fuch monies of the faid finking fund shall and may be issued and applied as fast as the same car be regularly stated and ascertained, for and towards paying off, cancelling, and discharging such exchequer bills and interest, until the whole of

Bills to carry 3 l. per cent. interest, and charged on the finking tund.

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hem shall be paid, cancelled, and discharged, or money sufficient be kept and reserved in the exchequer for that purpose.

XIII. Provided always, and it is hereby further enacted by Appropriation the authority aforefaid, That all the monies coming into the of the supplies. exchequer, either by loans or exchequer bills, upon one act of this fession of parliament, intituled, An all for granting an aid to The monies his Majesty by a land-tax, to be raised in Great Britain for the ser- arising by the vice of the year one thousand seven hundred and fifty five; and for land tax. the relief of the inhabitants of certain places in the county of Lincoln, in respect of arrears of the land-tax; and so much money (if any fuch be) of the tax thereby granted as shall arise or remain after all the loans or exchequer bills made or to be made on the same act, and all the interest, premium, rate and charges thereon, and the charges thereby allowable for railing the faid land-tax shall be satisfied, or money sufficier, shall be reserved in the exchequer, to satisfy and discharge the same; and also all the monies coming into the exchequer, either by loans or exchequer bills, upon one other act of this session of parliament, (intituled, An ael for continuing and granting to his Majesty certain duties upon Malt tax. mali, mum, cyder and perry, for the service of the year one thousand seven hundred and sifty sive) and so much money, if any such be, of the duties thereby granted, as shall arise or remain after all the loans or exchequer bills made or to be made on the same act, and all the interest, premium, rate and charges thereon, and the charges thereby allowable for raising the said duties shall be fatisfied, or monies sufficient shall be reserved in the exchequer to fatisfy and discharge the same; and the sum of three and other thousand three hundred forty one pounds nineteen shillings and sums remaintwo pence farthing remaining in the exchequer, being the over-ing in the explus of the grants for the service of the year one thousand seven chequer, &c. hundred and fifty four, but not applied to the service of that year; and the sum of sixteen thousand four hundred ninety four pounds, seventeen shillings and ten pence halfpenny, remaining in the receipt of the exchequer, of the furplus of the duties on coals, since the twenty fifth day of March one thousand seven hundred and nineteen; and the fum of nineteen thousand nine hundred and twenty three pounds twelve shillings and nine pence, remaining in the receipt of the exchequer, of the surplus of the duties on licences for retailing spirituous liquors; and . the sum of twenty eight thousand two hundred and one pounds nineteen shillings and eight pence, remaining in the receipt of the exchequer, of the furplus of the funds for the lottery in the year of our Lord one thousand seven hundred and sourteen; and alfo all the monies coming into the exchequer by contributions for lottery granted by one other act of this present session of parliament, (intituled, An act for granting to his Majesty the sum of and the lotone million to be relifed by a lottery) and also the sum of one mil-tery money of lion four hundred and twenty thousand pounds by this act 1714, and granted, shall be further appropriated, and are hereby appro- 1753. priated for and towards the feveral uses and purposes herein after expressed, (that is to say) it is hereby enacted and declared by Vol. XXI.

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the authority aforesaid. That out of all or any the aids or supplies provided as aforefaid, there shall and may be issued and applied, any fum or fums of money, nopexceeding one million four thousand two hundred eighty eight pounds fourteen shillings and one penny, for or towards the naval fervices herein after particularly expressed (that is to say) for or towards victuals, wages, wear and tear of the navy, and the victualling thereof, performed and to be performed; and for or towards fea fervices in the office of ordnance, performed and to be performed; and for or towards defraying the ordinary of his Majesty's navy, and for half-pay to sea officers; and for or towards building, rebuilding and repairs of his Majesty's ships, in the year one thousand seven hundred and fifty five.

1,004,2881. 14 8. 1 d. towards naval fervices.

> XIV. And it is hereby also enacted by the authority aforefaid, That out of all or any the aids or supplies aforesaid, there shall and may be issued and applied any sum or sums of money, not exceeding ten thousand pounds, upon account, towards the support of the royal hospital at Greenwich, for the better maintenance of the seamen of the said hospital, worn out and become decrepit in the fervice of their country.

7,000 l. towards the

navy debt.

10,000 l. to

Greenwich

Hospital.

XV. And it is hereby also enacted by the authority asoresaid, That out of all or any the aids or supplies aforesaid, there shall and may be iffued and applied any fum or fums of money not exceeding seven thousand pounds, towards paying off and discharging the debt of the navy.

151,5661. 18 S. and 8 d. to the ordnauce;

XVI. And it is hereby also enacted by the authority aforefaid, That out of all or any the aids or supplies aforesaid, there shall and may be issued and applied any sum or sums of money not exceeding one hundred fifty one thousand five hundred fixty fix pounds eighteen shillings and eight pence, for the charge of the office of ordnance for land service, for the year one thousand feven hundred and fifty five, performed and to be performed, and for defraying the extraordinary expence of the office of ordnance for the land service, not provided for by parliament.

3,139,5481. 18. 1d. 2q. to the land forces;

XVII. And it is hereby also enacted, That out of all or any the aids or supplies provided as aforesaid, there shall and may be iffued and applied any fum or fums of money, not exceeding one million one hundred thirty nine thousand five hundred forty eight pounds one shilling and one penny halfpenny, for and towards maintaining his Majesty's land forces, and other services herein after more particularly expressed (that is to say) any sum or fums of money, not exceeding fix hundred twenty eight thoufand three hundred fifteen pounds seven thillings and eleven pence, for defraying the charge of eighteen thousand eight hundred and fifty seven effective men, including commission and Guernsey, and non-commission officers, and also one thousand eight hundred and fifteen invalids, for guards, garrifons, and other his Majesty's land forces in Great Britain, Guernsey and Jersey, for the year one thousand seven hundred and fifty five; and any sum 236,420l. 185. or fums of money, not exceeding two hundred thirty-fix thou-6d. 2q. for the fand four hundred twenty pounds eighteen shillings and six pence

of which 628,3151. 78. rid. for guards, and garrifons, &c. in Great Britain, Jerley;

halfpenny, for maintaining his Majesty's forces and garrisons in the planta* in the plantations, Minorca, and Gibraltar, and for provisions tions, Minor-for the garrifons of Nova Scotia, Newfoundland, Gibraltar and ca, and Gib-raltar, Nova Providence, for the year one thousand seven hundred and fifty-Scotia, Newfive; and any fum or fums of money, not exceeding forty thou-foundland, fand three hundred and fifty pounds and fifteen shillings, for and Providefraying the charge of two regiments of foot, to be raifed for dence. his Majesty's service in North America, for the service of the year 40,3501. 155. one thousand seven hundred and fifty five, and any sum or sums for a regiof money not exceeding feven thousand three hundred thirty-ments raised eight pounds two shillings and fix pence, for defraying the in America. charge of feveral officers appointed by his Majesty, to go with for charge of the forces in the expedition under the command of major gene-officers emral Braddock, for the year one thousand seven hundred and fifty ployed in the five; and any sum or sums of money not exceeding one thou-expedition to fand seven hundred seventy nine pounds seven shillings and six 1,7791. 78. 6d. pence. for defraying the charge of the officers appointed by his pence, for defraying the charge of the officers appointed by his for charge of Majesty, to attend the hospital established for the service of the officers atexpedition under the command of major general Braddock, for tending the the year one thousand seven hundred and fifty five; and any fum or fums of money not exceeding fifty-nine thousand seven 59,7911. 125. hundred ninety one pounds twelve shillings and one penny, upon id. to the out account, for out-pensioners of Chelsea hospital, for the year one pensioners of thousand seven hundred and fifty five; and any sum or sums of pital. money not exceeding forty seven thousand pounds, upon acmoney not exceeding forty leven thousand pounds, upon ac-47,0001. to count of half-pay, for the reduced officers of his Majerty's land the reduced forces and marines, for the year one thousand seven hundred officers of the and fifty five; subject to such rules to be observed in the appli-land forces cation of the faid halfpay, as are hereafter prescribed concern- and marines. ing the fame; and any fum or fums of money not exceeding three thousand seven hundred thirty five pounds nine shillings 3,7351. 98. 7d. and feven pence, for defraying the charge for allowances to the to the gentlefeveral officers and private gentlemen of the two troops of horse men of horse guards, and regiment of horse reduced, and to the superannu-reduced; ated gentlemen of the four troops of horse guards, for the year one thousand seven hundred and fifty five; and any sum or sums of money not exceeding two thousand five hundred and fixty- 2, c62 l, to retwo pounds, for paying of pensions to the widows of such re-duced officers duced officers of his Majesty's land forces and marines as died widows, &c. upon the establishment of half-pay in Great Britain, and who were married to them before the twenty fifth day of December one thousand seven hundred and sixteen, for the year one thoufand seven hundred and fifty five; which said sum of two thoufand five hundred and tixty two pounds, shall be issued to such person or persons as his Majesty shall, by warrant or warrants under his royal fign manual, direct and appoint to receive the same, to be by him or them paid over to such widows of halfpay officers, or their affignees, according to such establishments, lifts, or other directions, and with and fabject to fuch conditions, qualifications, and other allowances for the fame, as his Majesty, by such and the like warrant or warrants, shall be gracioufly

60,2541.85. torfervices incurred in 3754.

20,000 l. to the Elector of Bavaria.

32,000 l. to the King of Poland.

1,000,000 l. for augmenting the lorces by fea and land.

47,4181. 75. 8 l. towards the fettling Nova Scotia.

detraying the civil establishment of Georgia.

10,000 l. for the British forts, &c. on the coast of Africa. 6.000 l. towards building a fort at Anamaboe. 6,500 l. towards making a road from Carlille to Newcastle. 3,000 l. to Thomas Stephens, for difcovering the method of making potafh. These aids to be applied to ne other ules.

ciously pleased to direct and appoint; and any sum or sums of money not exceeding fixty thousand two hundred fifty four pounds and eight shillings, for defraying the extraordinary expences of his Majesty's land forces, and other services, incurred in the year one thousand seven hundred and fifty four, and not provided for by parliament; and any fum of fums of money not exceeding twenty thousand pounds, to enable his Majesty to make good his engagements with the elector of Bavaria, purfuant to treaty; and any fum or fums of money not exceeding thirty two thousand pounds, to enable his Majesty to make good his engagements with the King of Poland, Elector of Saxony, pursuant to the treaty.

XVIII. And it is hereby also enacted, That out of all or any of the aids or supplies provided as aforesaid, there shall and may be iffued and applied any fum or fums of money not exceeding one million, upon account, towards enabling his Majesty to augment his forces by sea and land, and to take such measures for the fecurity of his dominions, as may be necessary in the

present conjuncture.

XIX. And it is hereby also enacted, That out of all or any the aids or supplies provided as aforesaid, there shall and may be issued and applied any sum or sums of money not exceeding forty thousand four hundred eighteen pounds seven shillings and eight pence, upon account, for supporting and maintaining the fettlement of his Majesty's colony of Nova Scotia for the year one thousand seven hundred and fifty five; and any sum or sums 2,957 ros for of money not exceeding two thousand nine hundred fifty seven pounds and ten shillings, upon account, for defraying the charges of the civil establishment of his Majesty's colony of Georgia, and other incidental expences attending the fame, from the twenty fourth day of June one thousand seven hundred and fifty four, to the twenty fourth day of June one thousand seven hundred and fifty five; and any fum or fums of money, not exceeding ten thousand pounds, to be employed in maintaining, and supporting the British forts and settlements upon the coast of A/rica; and any fum or fums of money not exceeding fix thoufand pounds, towards the expences incurred in building a fort at Annamabse; and any fum or fums of money, not exceeding fix thousand pounds, towards laying out, making and keeping in repair a road proper for the passage of troops and carriages from the city of Carlifle to the town of Newcastle upon Tyne; and any fum or fums of money not exceeding three thousand pounds, to be paid to Thomas Stephens, as a reward for discovering his method of making pot ash, and introducing that manufacture into the British plantations in America.

> XX. And it is hereby further enacted by the authority aforefaid, That the faid aids and supplies provided as aforesaid, shall not be issued or applied to any use, intent or purpose whatsoever, other than the uses and purposes before-mentioned; or for the feveral deficiencies or other payments directed to be fatisfied thereout by any act or acts, or any particular clause or clauses

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for that purpole contained in any other act or acts of this prefent fession of parliament.

XXI. And as to the said sum of forty seven thousand pounds Rules to be by this act appropriated on account of half pay as aforesaid, it observed in is hereby enacted and declared by the authority aforesaid, That the applicati-the rules herein after prescribed shall be duly observed in the application of the half-plication of the feid half pays, that is to say that he applications. plication of the faid half-pay; that is to fay, That no person shall have or receive any part of the same, who was a minor, and under the age of fixteen years, at the time when the regiment, troop or company, in which he served, was reduced; that no person shall have or receive any part of the same, except such persons who did actual service in some regiment, troop or company; that no person having any other place or employment of profit, civil or military, under his Majesty, shall have or receive any part of the faid half-pay; that no chaplain of any garrison or regiment, who has any ecclesiastical benefice in Great Britain or Ireland, shall have or receive any part of the said half pay; that no person shall have or receive any part of the same, who has refigned his commission, and has had no commission since; that no part of the same shall be allowed to any person by virtue of any warrant or appointment, except to fuch persons who would have been otherwise intitled to the same as reduced officers; and that no part of the same shall be allowed to any of the officers of the five regiments of dragoons, and eight regiments of foot, lately disbanded in Ireland, except to such as were lately taken off the establishment of half-pay in Great Britain.

XXII. And whereas by an act of parliament made and passel in 27 Geo.2.c.19. the twenty seventh year of his Majesty's reign (intituled, An act for granting to his Majesty a certain sum of money therein mentioned out of the finking fund; and applying certain furplus monies remaining in the exchequer for the fervice of the year one thousand seven hundred and fifty four; and for the further disposition of the finking fund, by paying thereout the remainder of the fum advanced on the credit of the duty on sweets, and the interest thereof; and for carrying the said duty to the said fund; and for the further appropriating the supplies granted in this fession of parliament; the several supplies which had been granted to his Majesty, as is therein mentioned, were appropriated to the several uses and purposes therein expressed; amongst which any sum or sums of money, not exceeding fifty-five thousand pounds, was appropriated to be paid to the reduced officers of his Majefty's land forces and marines, fubject nevertheless to such rules to be observed in the application of the faid half-pay, as in and by the aforefaid at were prescribed in that behalf: now it is hereby provided, enacted, and declared, by the Application of authority aforesaid, That so much of the said sum of fifty sive the surplus of thousand pounds as is or shall be more than sufficient to satisfy propriated in the said reduced officers according to the miles and the said reduced officers. the faid reduced officers, according to the rules prescribed by 1754, to the the faid act to be observed in the application thereof, or any part payment of of fuch overplus, shall and may be disposed of to such officers reduced offiwho are maimed or lost their limbs in the late wars, or such others as by reason of their long service or otherwise, his Ma-

jelty

jesty shall judge to be proper objects of charity, or to the widows or children of such officers according to such warrant or warrants under his Majesty's royal sign manual, 45 shall be signed in that behalf; any thing in this act, or the said former act, to the contrary notwithstanding.

CAP. XXIII.

An act to enable the churchwardens, overseers, and inhabitants of the parish of Saint Saviour, in the borough of Southwark, in the county of Surry, to hold a market within the said parish, not interfering with the high street in the said borough.

THEREAS a market hath for a long tract of time been held in the parish of Saint Saviour in the town and borough of Southwark in the county of Surry, by virtue of a royal charter granted to the mayor, commonalty, and citizens of London, by King Edward the fixth, and continued and made perpetual by an act of parliament, intituled, An act for erecting a judicature to determine tlifferences touching houses burnt and demolished by the late dreadful fire in Southwark: and whereas by the humble petition of the mayor, aldermen, and commons of the city of London, in common council affembled, it hath been represented, That the faid market now held in the common street, which is a great thoroughfare for all carriages and cattle, continually passing to and from the counties of Kent, Surry, and Suffex, is become a nusance by means of the great number of carts, stalls and stands, placed and set up in and about the fame, and therefore praying for leave to give up the faid market, and the profits arifing thereby, for the convenience and accommodation of the \$\$ Geo. 2. c. 9. publick: and whereas by an act made and passed in this present session of parliament, in consequence of such petition, intituled. An act to prevent the holding of any market for the future in the high street of the borough of Southwark in the county of Surry; it is enacted, That from and after the twenty fifth day of March in the year of our Lord one thousand seven hundred and fifty six, no market what soever shall be kept or held in the said high street of the borough of Southwark in the county of Surry: and whereas it is necessary for the benefit and accommodation of the inhabitants of the faid borough of Southwark, and the neighbouring towns and villages, that a market should be still continued as near as conveniently may be to the place where it is now held, and the churchwardens, overfeers of the poor, and inhabitants of the parish of Saint Saviour, within the said borough, are desirous to creek, hold and maintain such market, and have found out a convenient place for that purpose, near the present market. within the said parish of Saint Saviour, to wit, a piece of ground in which is contained a spot called The Triangle, abutting on a place called the Turnstile, on the backfide of Three Crown Court eastward, on Fowle Lane, and buildings in Rochester Yard and Dirty Lane northward, and towards Deadman's Place westward: but whereas such new market cannot be erected, held and maintained, nor

many

many difficulties be removed which may arise in the purchase of the ground, houses and other buildings, that shall be found necessary to be made use of for othat purpose, by reason of legal disabilities, which the owners or occupiers thereof may be under to dispose of the same; all which cannot be done and effectually carried into execution, otherwise than by the aid and authority of parliament; may it therefore please your Majesty, at the prayer of the churchwardens, oversecrs of the poor, and inhabitants of the said parish of Saint Saviour in the borough of Southwark, that it may be enacted, &c.

Commissioners appointed to set out the scite of the market: purchase thereof to be afterwards made by the parish. Right of holding the market and tells, &c. vested in the churchwardens and inhabitants. No provisions, &c. to be sold without licence, within 1000 yards of the bounds of the market. Hay and straw excepted. Penalty 51. Justices may mitigate penalties. Persons aggrieved may appeal to the quarter-sessions, &c. Proceedings not removeable by Certiorari. Persons interested in lands, &c. set out for the scite of the market, impowered to sell the same. Persons disabled, or refusing to treat, notice to be given them that the value will be settled by a jury. Jury to assess the recompence on oath. Verdict to be recorded, &c. Upon payment of the purchase-money, conveyance to be executed. Where the title can't be made good, &c. Purchase money to be paid into the bank, and receipt to be given for the same; and to be entered on record. Lands afterwards to vest in parishioners. Purchase money subject to the uses the lands were limited to. After payment, lands may be converted into a market. 6,000. may be raised for making necessary purchases, and building the market; or the ground may be let out on building leases. Money borrowed may be raised by annuities, not exceeding 81. per cent. Annuities not to exceed 4801. per annum, to be paid quarterly. Names of annuitants, and sums paid, to be entered in books. Annuities to be for lives of the persons nominated by contributors, and to be tax free. Receipts to be given to contributors, and order for payment of annuities. Annuities may be assigned. Annuities payable out of the rents, &c. of the market. Desciencies to be made good by a rate. Payment of such rates gives no settlement. Market, &c. vested in churchwardens and parish in trust for the uses herein declared. Publick act.

CAP. XXIV.

An all to indemnify persons who have omitted to qualify themselves for offices and promotions within the time limited by law; and for allowing further time for that purpose.

HEREAS divers persons who on account of their offices, places, employments or professions, or any other cause or occasion, ought to have taken and subscribed the oaths or the assurance respectively appointed to be by such persons, in and by an assumate in the first year of the reign of his late majesty King George, of glorious memory (intituled, An act for the further security of his Majesty's Geo.i.c.ij. person and government, and the succession of the crown in the heirs of the late princes Sophia, being protestants; and for extinguishing the hopes of the pretended prince of Wale, and his open and secret abettors) or to have qualified themselves according to an act made in the thirteenth year of the reign of King Charles the 13 Car. 2. c. 1. Second (intituled, An act for the well governing and regulating corporations) or to have qualified themselves according to another act

\$5 Car. 2. C. 2. made in the twenty fifth year of the reign of King Charles the Second (intituled, An act for the preventing dangers which may happen from popish reculants) by receiving the sucrement of the Lord's supper, according to the usage of the church of England, and making and subscribing the declaration against transubstantiation therein mentioned, have through ignorance of the law, abjents, or some unavoidable accident, omitted to take and subscribe the said oaths and assurance, or otherwise to qualify themselves as aforesaid, within such time, and in such manner, as in and by the said acts respectively, or by an other act of parliament in that behalf made and provided, is required, whereby they may be in danger of incurring divers penalties and disabilities; for quieting the minds of his Majesty's subjects, and for preventing any inconveniencies that might otherwise happen by means of fuch omissions; be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That all and every person and persons, who shall on or before the fons who have twenty eighth day of November one thousand seven hundred and fifty five, take and subscribe the said oaths and assurance respectively, in such cases wherein by law the said oaths or assurance ought to have been taken or subscribed, in such manner and form, and such place and places, as are appointed in and by the faid act made in the first year of the reign of his said late majefty King George, or by any other act or acts of parliament in that behalf made and provided, and also to receive the sacrament of the Lord's supper according to the usage of the church of England, and to make and subscribe the said declaration a-

Further time allowed to peromitted to gualify themfelves.

Persons quathe time pietcribed, indemnified, &c.

to have been made and subscribed, thall be and are hereby indemnified, freed and discharged from and against all penalties, forfeitures, incapacities and disabilities incurred or to be incurred for or by reason of any former neglect or omission of taking or fubscribing the said oaths or assurance, or receiving the sacrament, or making or subscribing the said declaration respectively, according to the above mentioned acts, or any of them, or any other act or acts concerning persons in offices or places of living within trust; and is and are, and shall be, fully and actually recapacitated and restored to the same state and condition as such perfon or persons were before such neglect or omission, and shall be deemed and adjudged to have duly qualified him, her or themselves, according to the above mentioned acts, and every of them; and that all acts done or to be done by any fuch perfon or persons, or by authority derived from him or them, are and shall be of the same force and validity as the same, or any of them would have been, if such person or persons had taken the faid oaths or affurance, and received the facrament of the Lord's Supper, and made and subscribed the said declaration respectively, according to the direction of the said acts, and every of them; and that such person or persons qualifying themselves

gainst transubstantiation, in such cases wherein the said sacrament ought to have been received, and the faid declaration ought 1755.] Anno vicesimo octavo Georgii II. c.25.-27.

in manner and within the time appointed by this act, shall be to all intents and purpoles as effectual as if such person or persons had respectively taken the said oaths and assurance, and received the sacrament, and made and subscribed the said declaration, within the time and in the manner appointed by the several acts before mentioned.

II. Provided always, That this act, or any thing herein con-None to be tained, shall not extend, or be construed to extend, to restore restored to of-or intitle any person or persons to any office or employment, sices already benefice, matter or thing whatsoever, already actually avoided avoided or by judgment of any of his Majesty's courts of record, or already filled up. filled up or enjoyed by any other person; but such office, employment, benefice, matter or thing so voided, or filled up and enjoyed, shall be and remain in and to the person or persons who is or are now intitled to the same, as if this act had never been made.

CAP. XXV.

An act for continuing an act, intituled, An act for encouraging the making of Indico in the British plantations in America.

HEREAS the law for encouraging the making of Indico in the British plantations in America, is found to be very useful and beneficial to the publick, and is so near expiring, that it is fit it should be continued; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the same, That an act made in the twenty first year of the reign of his present Ma-21Geo.2.c.30. jesty, intituled, An act for encouraging the making of Indico in the Continued to British plantations in America, which was to continue in force 25 March for seven years from the twenty fifth day of March one thousand 1763, &c. feven hundred and forty nine, and from thence to the end of the then next session of parliament, shall be, and the same is hereby further continued from the twenty fifth day of March one thoufand seven hundred and fifty six, until the twenty sisth day of Murch one thousand seven hundred and sixty three; and from thence to the end of the then next session of parliament.

CAP. XXVI.

An act for repairing and widening the road from the high bridge in the town of Ramfey, in the county of Huntingdon, through King's Ripton, to the west end of Saint Peter's Lane in the parish of Saint John, within the borough of Huntingdon.

CAP. XXVII.

An act for explaining, amending, and making more effectual, several acts of parliament relating to the maintenance and employment of the poor of the town of Kingston upon Hulls and for better paving, preserving, and cleansing the streets, squares, lanes and alleys, in the said town, and preventing obstructions therein; and for preserving the lamps, which shall be set up to enlighten the streets of the said town, and securing the property of such lamps to the owners.

CAP. XXVIII.

An act for repairing and widening the road from Sutton in the county of Surry, through the borough of Reigate, by fidlow Mill, to Povey Crois, and from Sutton aforefald through Cheam, and over Howell Hill to Ewell; and also the road from Tadworth by the Wind Mill, to the bottom of Pebbie Hill in the said county.

CAP. XXIX.

An act for continuing and rendering more effectual an act passed in the ninth year of the reign of his present Majesty, intituled, An act for continuing the duty of two pennies Scots, or one fixth of a penny sterling, on every pint of ale and beer, that shall be wended or sold within the city of Glasgow, and for extending the same over the villages of Gorbels and Port Glasgow, and privileges thereof, for the benefit of the said city and villages.

CAP. XXX.

An act to continue and render more effectual two acts of parliament passed in the fixth and twelfth years of the reign of his late majesty King George, for repairing the roads from Stevenage in the county of Hertford, to Bigleswade in the county of Bedford; and for repairing the roads from the north end of the said roads to the toll-gate at the north and of the faid town of Bigleswade.

CAP. XXXI.

An act for repairing and widening the several roads therein mentioned, leading to, through and from, the town of Monmouth.

CAP. XXXII.

An act for establishing, maintaining and well governing, a nightly watch within the city of Bristol.

CAP. XXXIII.

An act for repairing the road from the north end of Brown's Lane in Great Stoughton in the county of Huntingdon, through Kimbolton and Higham Ferrers, to the way post near Wellingborough bridge in the county of Northampton, and from the pound in Kimbolton to the way polt in Great Catworth Field, near Brington Bridge, in the faid county of Huntingdon.

CAP. XXXIV.

An act for erecting and building a new chapel in the town of Wolverhampton in the county of Stafford.

CAP. XXXV.

An act for repairing the road from a certain place in Bury in the county of Huntingdon, through Warboys, Old Hurst, Saint Ives, Hilton, El-tisley, Waresley, Gamlingay and Potton, to a house called the Spread Eagle in Stratton, within the several counties of Huntingdon, Cambridge and Bedford.

CAP. XXXVI.

An act to continue and render more effectual several acts for repairing the road from Stump Cross to Newmarket Heath, and the town of Cambridge; for repairing the road from Foulmire to Cambridge; and ... repairing other ruinous parts of the highways adjacent to the road from Foulmire to Cambridge.

CAP. XXXVII.

An act for the better enlightening and cleanfing the open places, squares, streets, lanes, alleys, passages and courts, within the parish of Saint Bartholomew the Great, London; and regulating the nightly watch and beadles within the faid parish.

CAP. XXXVIII.

An act for the better ratief and employment of the poor of the borough of Dunheved otherwise Launceston, and parish of Saint Mary Magdalen in the county of Cornwall.

CAP. XXXIX.

An act for enlarging the term and powers granted by an act of the twenty fourth year of his present Majesty sreign, intituled, An act for repairing the high roads in the county of Edinburgh, to and from the city of Edinburgh, and from Crammond Bridge to the town of Queen's Ferry in the county of Linlithgow; and for making the said act more effectual.

CAP. XL.

An act for repairing and widening the road from the town of Market Harborough in the county of Leicester, through the town of Lutterworth in the faid county, to the city of Coventry.

CAP. XLI.

An act for enlightening the streets and lanes, and regulating the pavements, in the town of Leeds in the county of York.

CAP. XLII.

An act for enlarging the term and powers granted by an act passed in the ninth year of the reign of his present Majesty, for repairing the roads leading from Henley Bridge, in the county of Oxford, to Dorchester Bridge, and from thence to Culham Bridge, and to a place called Mile stone, in the road leading to Magdalers Bridge in the said county, and for widening the said roads; and also for repairing and widening the roads leading from the end of Culham Bridge next to Culham, in the county of Oxford, to the end of Bursord Bridge next to Abingdon in county of Oxford, to the end of Burford Bridge next to Abingdon in the county of Berks, and from the Mayor's Stone at the end of the Boar Street in the town of Abingdon aforefaid, to Shippon in the faid county of Berks, and from thence to the west end of the town of Fysield in the same county.

An act for establishing and maintain of interry across the river Thames, between the hamlet of Ratchison the county of Middlesex, and the parish of Rotherhithe in the county of Surry.

CAP. XLIV.

An act for repairing and widening the road from Basingstoke through Wortin, Overton, Whitchurch, Hursborn Pryors, Andover, and Middle Wallop, in the county of Southampton, to a place called Lobcomb Corner in the parish of Winterslow in the county of Wilts.

CAP. XLV.

An act for widening and repairing the road leading from Horsham in the county of Sussex through Capell, Dorking, Mickleham, and Leatherhead, to the watch-house in Ebbisham in the county of Surry; and from Capell to Stone Street in the parish of Ockley in the said county of -- Surry.

CAP. XLVI.

An act for repairing and widening the roads leading from the Cross of Hand near Finford Bridge in the county of Warwick, through the town of Southam in the same county, to the borough of Banbury in the county of Oxford, and from the Guide Post in the village of Adderbury in the same county, through Kidlington, to the Mile way leading towards the city of Oxford; and also the road leading from the city of Oxford; and also the road leading from the county of Oxford over Gast rd. place called the Two Mile Tree near the city of Oxford, over Gosf rd,

Anno vicesimo octavo Georgii II. c 47.--56. [1755] 316 otherwise Gossard Bridge, to a certain of te entering upon Weston on the Green in the faid county.

CAP. XLVII.

An act for repairing and widening the road from The Hand and Post at the top of Burford Lane in the county of Gleucester, to Stow on the Wold, and from thence to Haltord Bridge in the county of Warwick; and also the road from The Cross Hands on Salford Hill, to The Hand and Post in the parish of Dowdeswell in the county of Gloucester.

CAP. XLVIII.

An act for repairing and widening the roads therein mentioned, lying within the borough or Droitwich in the county of Worcester, or leading from the faid borough, to the several places therein mentioned, in the faid county.

CAP. XLIX.

An act for repairing and widening the road from Chudleigh Bridge in the parish of Hennock, in the county of Devon, through the town and borough of Ashburton, to Brent Bridge in the parish of South Brent, in the faid county.

CAP. L.

An act for amending and widening the roads from the west end of Toller Lane near Bradford, through Haworth, in the county of York, to a place called Blue Bell near Colne, in the county of Lancaster, and from a place called the Two Laws to Keighley, in the said county of York.

CAP. LI.

An act for repairing and widening the road from Thirsk, over Skipton Bridge, through Baldersby, to Baldersby Gate, adjoining to Hutton Moor, in the way to Ripon, and through Ainderby Queinhow, and Nosterfield, by Well-flashes Gate, to Masham in the county of York; and likewise for removing the toll-house and turnpike gates at Busby Stobb in the faid county, to some other convenient place in the road leading from Borough Bridge to the city of Durham.

ÇAP, LII.

An act for amending, altering the thing, and making more effectuals two acts of parliament made in the fectoral and seventeenth years of his present Majesty's reign, for repairing the roads from Coleton in the county of Warwick, through the world Litchfield, to Stone in the county of Warwick, through the world several severa county of Stafford, and from thence to the city of Chefter, and several other roads in the faid acts mentioned; and for enlarging the term and powers in the said several acts.

CAP. LIII.

An act for repairing and widening the road from Rochdale to Burley in the county of Lancaster.

CAP., LIV.

An act to enable the reverend William Markham doctor of laws, and Thomas Salter esquire, to build houses, and open a square in and upon a certain piece of ground called Dean's Yard, Westminster, and several pieces of ground contiguous thereto.

CAP. LV.

An act for building a bridge oven the water or haven between the town of Sandwich, and the opposite shore, in the county of Kent.

CAP. LVI.

An act to enable the parishioners of the parish of the Holy Trinity in Gulde-

1756.] Anno vicesimo nono Georgii II. c. 7:

Guldeford in the county of Surry, to sell divers houses, lands, rents and annuities in the said parish, and in Stoke next Guldeford aforesaid; and to apply the money arising by sale thereof towards rebuilding their parish church, and for other purposes therein mentioned.

CAP. LVII.

An act for amending, didening, and keeping in repair the roads from Epsom, through Ewell to Tooting, and from Ewell to Kingston upon Thames and Thames Ditton in the county of Surry.

CAP. LVIII.

An act for repairing and widening the roads from the town of Manchefter, by a place called the White Smithy in the township of Crumpsal, to the town of Rochdale, and from the said place called the White Smithy, by a place called Besses of the Barn, to the town of Bury, and from the said place called Besses of the Barn to Radclisse Bridge in the county palatine of Lancaster.

CAP. LIX.

An act for repairing, widening and amending the road from Cocking End near Addingham in the west riding of the county of York, through Kildwick, to Black Lane End in the county palatine of Lancaster.

CAP. LX.

An act for repairing and widening the roads from the town of Leeds in the west riding of the county of York, through Otley, Skipton, Colne, Burnley and Blackburn, to Burscough Bridge in Walton in the county of Lancaster, and from Skipton, through Gisburn and Clitheroe, to Preston in the said county of Lancaster.

Anno Regni GEORGII II. Regis Magnæ Britanniæ, Franciæ, & Hiberniæ, vicesimo nono.

A T the parliament begun and bolden at Westminster, the thirty first day of May, Anno Dom. one thousand seven hundred and fifty four, in the twenty seventh year of the reign of our sovereign lord George the Second, by the grace of God, of Great Britain, France, and Ireland, King, defender of the faith, &c. And from thence continued by several prorogations to the thirteenth day of November one thousand seven hundred and sifty sive, being the third segment of this present parliament.

CAP. I.

An act for continuing and granting to his Majesty certain duties upon malt, mum, cyder, and perre, for the service of the year one thousand seven hundred and fifty six. EXP.

CAP. II.

An act for granting an aid to his Majesty by a last dax, to be raised in Great Britain, for the service of the year one flousand seven hundred and fifty six; and for the relief of the inhabitants of the city and county of the city of Lincoln, in respect of arrears of the land tax. EXP. At 48. in the pound.

CAP. III.

An act for punishing mutiny and desertion; and for the better payment of the army and their quarters. EXP.

CAP. IV.

An att for the speedy and effectual recruiting of his Majesty's land forces and marines.

INTHEREAS for recruiting his Majesty's land forces and marines it is necessary that a new supply of men be forthwith raised within the kingdom of Great Britain, by common consent and grant in parliament; be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That within and throughout the several and respective counties, shires, stewart-A levy of able ries, ridings, cities, boroughs, cinque ports, parishes, towns and places of Great Britain, a speedy and effectual levy of able bodied men to serve his Majesty as soldiers shall be forthwith had, made, practifed and put in execution, according to the rules and directions of this present act.

men to be made.

missioners of the land tax, and magistrates of burghs, to put this act in execution.

II. And it is hereby further enacted, That the justices of the Justices, com- peace of every county, shire, stewartry, riding, liberty or place within Great Britain, and all and every the persons who were named, or otherwise appointed to be commissioners for putting in execution an act of parliament made and passed at Westminster in the twenty eighth year of the reign of his present Majesty, intituled, An act for granting an aid to his Majesty by a land tax to be raised in Great Britain, for the service of the year one thousand seven hundred and fifty sive; and for the relief of the inhabitants of the county of Lincoln, in respect of arrears of the land tax, or any subsequent act or acts of parliament for that purpose, within the several and respective counties, shires, stewartries, ridings, cities, boroughs, cinque ports, towns and places therein particularly expressed, who are still living, and have duly qualified themselves according to the said acts, or shall duly qualify themfelves according to this present act in that behalf, shall be commisfioners for putting in execution this present act, and the powers therein contained, within and for the same counties, shires, flewartries, ridings, cities, boroughs, cinque ports, towns and places of Great Britain for which they were so named or appointed respectively; and that all and every the other persons, who are named or otherwise appointed to be commissioners for putting in execution an act passed in the present session of parliament, intituled, An aft for granting an aid to his Majesty by a land tax to

Anno vicesimo nono Georgii II. c. 4.

be raised in Great Britain for the service of the year one thousand seven hundred and fifty fix and for the relief of the inhabitants of the city and county of the city of Lincoln, in respect of arrears of the land tax, within or for the faid counties, thires, stewartries, ridings, cities, bordughs, cinque ports, towns and places, or any of them respectively, or such of the persons last mentioned, as shall also duly qualify themselves according to this act in that behalf, shall also be commissioners for putting in execution this present act, and the powers therein contained, within and for the same respective counties, shires, stewartries, ridings, cities, boroughs, cinque ports, towns and places of Great Britain for which they are so named or appointed respectively; and that all and every the justices of the peace and magistrates of corporations and burghs in any part of Great Britain, who are or shall be in any of his Majesty's commissions of the peace, or in the magistracy of such corporation or burgh, at any time during the execution of this act, who shall duly qualify themselves according to this present act in that behalf (although not specially named or appointed commissioners by the said act) shall be likewise commissioners for putting in execution this present act. and all the powers therein contained, within the limits of their commissions and jurisdictions respectively; all which commissioners by this act intrusted with the execution of the same, are hereby strictly enjoined and required to use their utmost care and diligence that his Majesty's service, in making such levies as aforesaid, be not disappointed or neglected.

III. And be it further enacted by the authority aforesaid, High sheriffe, That the high sheriff of every county, or his deputy, immedi- &c. upon noately upon receiving notice for that purpose from the secretary at tice from the war, shall send precepts to their respective bailists, or others secretary at who are usually employed to summon juries, directing them to war, to issue fummon the feveral justices of the peace and commissioners of summoning the land tax within their respective divisions, to attend at the the commisusual place of meeting in every division upon a certain day in sioners to the faid precepts named, within the time limited by the fecreta-meet. ry at war (notice of which day shall be sent to the war office up-on the issuing of the precepts by the sheriss) to qualify themselves day of meet-for the execution of this act; and the said commissioners shall ing to be sent then and there appoint the feveral times and places for the fuc- to the war ofceeding meetings in each of their respective sub-divisions during fice.
the continuance of this act; and the said justices of the peace Commissionand commissioners of the land tax shall at such meeting issue precepts to their precepts to the high constables, headboroughs or other the high conproper officers for the respective hundreds, lathes, rapes, wa-stables, &c. pentakes or other sub-divisions within the said counties, shires, stewartries, ridings or divisions as aforesaid; which precent shall contain an account of the times and places appointed for the fucceeding meetings, and shall be returnable on a day therein to be named within twenty days, and not less than fourteen days, from the time of issuing thereof; and such high constables, headboroughs or other proper officers are hereby required

touth-

and give notice to fuch military officers as shall attend.

Sheriffs to be allowed the expences.

Times, &c. London and Westminster to be fettled at the quarterfessions, &c,

Notice to be given to the fecretary at war.

Three compowered to levy fuch men as are herein described;

and to call in the affiltance of parish and

and meet in fions, and iffue general fearch warpersons withtion.

forthwith to fignify the times and place; appointed for fuch meetings to the several commissioners residing within their respective diffricts; and the said commissioners assembled at such first meeting to qualify themselves as aforesaid, shall also give notice of the time and place of all and every succeeding meeting to be appointed as aforefaid, to fuch military officers or officers as shall be directed to attend this service, who shall demand the same.

IV. Provided always, and it is hereby enacted, That all reafonable charges or expences incurred by any sheriff or deputy sheriff in the execution of this act, shall be allowed in the accounts of such sheriff at the receipt of his Majesty's exchequer.

V. And be it further enacted by the authority aforesaid, That of meeting for the justices of the peace for the cities of London and Westminster, in their quarter fessions, together with such commissioners for the faid cities as may be present at the faid quarter-sessions shall and may fet down and appoint the feveral times and places of meeting of the faid commissioners within the faid cities respectively, provided there be not more than three meetings appointed on one day within each of the faid cities, nor more than two days in one week; of which meetings the respective admiralty and clerks of the peace for the faid city shall give timely notice to the admiralty and office of his Majesty's secretary at war, in order that the faid commissioners may be attended by proper officers for receiving fuch impressed men as aforesaid.

VI. And it is hereby further enacted by the authority aforemissioners im- said, That the said commissioners, or any three or more of them, in their respective places or stations, shall be and are hereby authorized and impowered to raise and levy, and to cause to be raised and levied, at any time or times during the continuance of this act, within their several limits and jurisdictions, such able-bodied men as do not follow or exercise any lawful calling or employment, or have not some other lawful and fufficient support and maintenance, to serve his Majesty as foldiers; and to require and command all and every the high constables, churchwardens, overseers of the poor, petty constables, headboroughs and tithingmen, and other parish and town town officers, officers, or any of them within their respective limits and jurisdictions, to be aiding and affifting to them the faid commissioners, or any three or more of them, in the performance of this his Majesty's service; and for that purpose the said commissiontheir sub-divi- ers, or any three of them, are to meet in their respective subdivisions according to the appointment of the justices and commissioners as aforesaid, and to issue out their warrants under rants, &c. for their hands and feals, thereby requiring and commanding fuch churchwardens, overseers of the poor, petty constables, head in the descrip- boroughs, tithingmen or other parish or town officers, or else requiring and commanding the faid high constables, to iffue their precepts to such churchwardens, overseers, petty constables, headboroughs, tithingmen and other parish and town-officers as aforesaid, every or any of them, to make or cause to be made a general fearch within their respective parishes, town-

thing, confindiewicks in other places, for all such persons as they can find, who are or shall appear to them to be within the description of this act; and to bring all such persons before the commissioners, who have power to execute this act, in and for such county, thire, flewartry, riding or division, at such time and place as shall have been appointed by the justices and commissioners as aforesaid for the second meeting of the said commissioners in their respective sub-divisions. which time and place shall be prefixed in the said warrants and precepts respectively; and afterwards the said commissioners within their respective limits and divisions shall meet at such convenient time or times as they shall think fit, in order to iffue their like warrants or precepts for making general searches for persons within the said description, and for bringing them before the commissioners at any future times and places appointed by the justices and commissioners as aforesaid, during the continuance of this act.

VII. Provided always, That in case the second meeting ap- If the second pointed to be held in any fundivision, shall be at so great a dis-meeting be tance of time as may render it inconvenient to iffue warrants for too dutant, bringing persons before such commissioners at the second meet-commissioners ing, then the commissioners of such sub-division respectively divisions may may adjourn themselves to some convenient day, previous to adjourn to a fuch fecond meeting, in order to iffue their warrants as aforefaid, previous day.

VIII. Provided always, and it is hereby enacted, That it After fuch fe-thall and may be lawful to and for the churchwardens, over-cond meeting feers of the poor, constables, headboroughs, tithingmen and the parish ofother officers of any parish or township, or any of them, at any ficers may setime after the faid second meeting of the said commissioners, cure such perwithout tarrying for any fuch warrant or precept as aforefaid, within the deto fearch for, apprehend and fecure all or any fuch persons as scription, and they or any of them shall find, or shall appear to them or any convey them of them to be within the description of this act, and to convey before comthem before the committioners at their next meeting for litting missioners. of foldiers, to be examined, and (if judged within the description of this act) to be listed, and delivered into his Majesty's fervice, according to the true intent and meaning hereof.

IX. And be it further enacted by the authority aforefaid, Commission-That the commissioners for executing this act, who shall at erstoexamme tend this service at the place or places for lifting soldiers afore- the persons, faid, shall strictly examine the persons who shall be brought before them by the faid churchwardens, overfeers, conflables, headboroughs, tithingmen or other parith or town officers as aforesaid; and in case the said commissioners, or the major part of them then present, upon examination of the persons so brought before them, shall find that such persons shall come within the descriptions herein mentioned, and the faid commissioners, and the officer or officers who shall be appointed to and if found receive the impressed men, shall judge them to be such as are proper for the hereby intended to be entertained as soldier, in his Maiesto's screet, hereby intended to be entertained as foldier, in his Majesty's fervice; then and in such case the said commissioners shall cause

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to deliver them over to the military officers;

receipts;

and to pay the parish officers 20s. for every the churchwardens, not not less than 5s. if fuch man have a wife and famuly;

tled by the commission-C1 5;

and 6d. per diem to the &c. for the time they shall have kept him. fettled by the commissioners.

Able-bodied men only to be inuited,

and none under 17, nor anove 45 years of age, nor papilts, nor who are under 5 feet 4 inches,

All inhabi-

fuch perfons to be niclivered over by the fatt efterchwardens. overseers, constables, headboroughs, lithingmen or other parish or town officers, to such officers or persons as shall be appointed to receive such recruits as aforesaid, such officers or perions giving a receipt under their hands, aknowledging what officers to give men are so delivered to him or them : which receipt they are

hereby required to give.

X. And be it further enacted, That the respective officers who thall receive fuch new raifed men, shall pay to the officers of the parish or town so employed in the raising such men, for man; and to their pains and services therein, twenty shillings of lawful money of Great Britain for every man so raised; and shall also pay exceeding 40s. for every such new raised man, who shall have a wife or family, any fum not exceeding forty shillings, nor less than five shillings of lawful money of Great Britain, into the hands of the churchwardens or overfeers of the poor of such parish or township in which such new raised man shall have gained a settlement, and whose wife or family may become chargeable to such parish or as shall be set township respectively; which sum shall be settled by the commissioners present at the meeting when such person shall be inlisted, or any three or more of them, regard being had to the number of children, or other particular circumstances of such person so inlisted: and the sum of sixpence per diem for keeping every such new raised man, who shall be delivered as aforeparish officers, faid, according to the number of days that the officers of the faid parish or town shall have kept him in custody, pursuant to the powers granted by this act, until fuch delivery; the faid allowances, in case of dispute, to be ascertained and distributed Disputes to be to or amongst the said churchwardens, overseers, constables, headboroughs, tithingmen and such other parish or town officers, or any of them, according to the judgment and discretion of the said commissioners, or the major part of them then prefent.

XI. Provided always, That no person shall be inlisted by the faid commissioners by virtue of this act, who is not such an able-bodied man as is fit to serve his Majesty, and is free from ruptures, and every other distemper or bodily weakness or infirmity, which may render him unfit to perform the duty of a foldier, and that no man be inlifted for his Majesty's service by virtue of this act, who thall appear in the opinion of the commissioners or officer or officers appointed to receive the impressed men, to be under the age of seventeen years, or above the age of forty five years, or a known papift, or who shall be under the fize of five feet four inches without shoes.

XII. And it is hereby enacted, and strictly enjoined by the authority aforefaid, That the inhabitants of every parish and tants required townthip where any persons described as aforesaid do abide, or to be affiffing, are to be found, at the instance of any one or more of the commissioners appointed for the execution of this act, or of any churchwarden, overfeer of the poor, or constable of the same parith or township, shall (not having a lawful or reasonable ex-

culc

states of the countries, assembling and state of the further and of his Majerty's fervice by this act described.

XIII.: and he it further enacted by the authority aforesaid, Clerks to be

That it shall and may be lawful to and for the said commission—appointed by ers at their first general meeting assembled, to appoint a clerk the commission attend them they and as each of their subsequent meetings; first meeting, and for the commissioner's of the several sub-divisions to appoint Clerks to be a clerk to attend them at their respective meetings in each sub- appointed for division wherein soldiers are to be listed as aforesaid; and such the sub-divirespective clerks, as a reward for their labour and pains in the fions. execution of this set, shall be intitled to, and shall receive for the officer 25. every man who shall be listed in pursuance of this act, at the for every man meetings whereon they shall respectively attend, the sum of two inlisted. shillings of lawful money of Great Britain, to be paid by the respective officer who shall receive such new raised men respectively.

XIV. And be it further enacted by the authority aforefaid, The fecond That the faid coramissioners, or such of them as shall be pre- and sixth artifent at such meeting for lifting of soldiers as aforesaid, shall cause clesor war to the second and fixth sections of the articles of war against mutinew raised ny and defertion, to be read to such new raised men in the presence of the faid commissioners then there; and the faid com- Names of the missioners, or the major part of them present, shall forthwith men, parish, cause an entry or memorial to be made in a book or books to be time of inlist-kept by them or their clerks for that purpose, of the names of entered in a such new raised men, and of the parishes or places of their last book. abode (if they can be known) and of the time and place when and where such men were delivered to the said officers or perfons appointed to receive them, and the names of the officers or persons who received them, and for what regiment or company they were so received, and the sums paid; and shall cause true Attested copy copies or duplicates of fuch entries, attested by the faid commission to be transfioners, or any three or more of them then present, within forty mitted within days after the delivering such men as aforesaid, to be transmitted 40 days to the into the admiralty, or office of his Majesty's secretary at war war office, on for the time being, to be compared with the muster-roll; and penalty of role every clerk, for every neglect or default in not transmitting the faid copies or duplicates of such entries to the admiralry, or office of the fecretary at war as aforefaid, shall forfeit the sum of ten pounds; one moiety thereof to the use of his Majesty, his beirs and fuccessors, and the other moiety to such person or perfons who shall inform or sue for the same in some of the courts of record at Westminster, or the court of sessions in Scotland; and it is hereby declared, That the pay of every such new raif- Commenceed man so delivered to the officers or persons appointed to receive ment of solthem as aforesaid, shall commence from the time of his being dier's pay. taken and secured as aforesaid; and from and after such delive- After articles are as aforesaid, and reading the said articles of war read, ry as aforesaid, and reading the said articles of war, every per- sodiers deemfon so raised shall be deemed a listed soldier to all intents and ed to be listed. purposes, and shall be subject to the discipline of war, and in No listed per-

case of desertion shall be proceeded against as a deserter by any ton to be tak-

law.

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1756.

lervice, but for criminal matters.

on out of the law now in force, or by any law to be made for punishment of deserters; and no person so listed shall be liable to be taken out of his Majesty's service by any process other than for some criminal matter.

None to be fums payable

XV. Provided always, That nothing in this ct contained thall inlifted till the be construed to extend to impower the said consmissioners to inlist by the officers any person as a soldier, until the several sums herein directed are first paid, to be paid by the respective officers appointed to receive such new raised men, shall be first paid to the person or persons respectively authorized to receive the fame.

Officers may fecure impreffed men.

XVI. And be it further enacted by the authority aforefaid, That the officer or officers and other person or persons appointed to attend the faid commissioners, and to receive such impressed men, shall, in case he or they shall find it necessary, secure fuch impressed men in some secure house or place to be provided by the justices of the peace in their petty or special sessions for that purpose; but in case no such house or place shall be so provided, then in the gaol of the county, town or place where fuch man shall be received into his Majesty's service, or in the house of correction or other publick prison of such county, town or place, where debtors are not usually confined; and the keeper of fuch gaol, house of correction or prison shall receive such Keeper to be impressed men until they can be removed, without fee or reward ; and such keeper shall be allowed the usual subsistence for such men, during the time they shall remain there, from the officer by whom they thall be delivered as aforefaid; and the conftaif required, to bles, headboroughs and other civil officers shall, if required, be affilling to such officer in conveying such man or men to such fecuring them, secure place, gaol or house of correction, and shall be allowed fuch reasonable sum or sums as the major part of the commisfioners then present shall appoint, to be paid by the officer or officers who thall require fuch affiftance.

allowed their *tublistence* money. Civil officers, be aiding in and to be allowed for their trouble.

> XVII. And it is hereby further enacted by the authority aforesaid, That it shall and may be lawful to and for the said commissioners, or any three or more of them, to impose upon any high constable, churchwarden, overscer, petty constable, headborough, tithingman or other parish or town officer, for every wilful neglect or default in the execution of any warrant, order or precept, to them or any of them directed in pursuance of this act, a fine not exceeding ten pounds, and to cause every Tuch fine to be levied by diffress and fale of the offenders goods, rendering the overplus (if any be) to the owners; and to diftribute one moiety of the faid fine to reward the informer or informers, and the other moiety to the churchwardens or overfeers, to the use of the poor of the parith where the offence shall be committed.

Commissioners may levy a fine not exceeding 101. on constable, &c for neglect of duty.

> XVIII. And be it further enacted by the authority aforesaid, That if any person or persons whatsover shall wilfully do any act or thing whereby the execution of this act, in the fearching for, taking and fecuring such able-bodied men as aforelaid, shall

Persons obthructing the execution of this act to forteit 101.

be hindered or frustrated, every such person shall for every such offence forfeit any fum not exceeding ten pounds, to the use of the poor of the parish where such offence shall be committed; and all and every such offences may be inquired of, heard and sinally determined by any two or more of his Majesty's justices may hear and of the peace dwelling in or near the place where such offence determine shall be committed, who have hereby power to cause the said such offences. penalty to be levied by diffress and sale of the offender's goods &c. and chattels, rendering the overplus (if any be) to the owners; For want of and if the offenders have no goods and chattels sufficient to an-distress, offwer the faid penalty, then to commit him or her to the county fender to be gaol or house of correction, there to remain for the space of committed. three months without bail or mainprize.

XIX. Provided always, and it is hereby declared, That this Persons who act shall not extend to the taking or levying any person to serve have a vote in as a foldier, who shall make it appear to the satisfaction of the members of commissioners then present, that he hath any vote in the election of members of parliament, tion of any member or members to serve in parliament in any not liable to be county, city, borough, town, port or place within the kingdom hited. of Great Britain.

XX. And it is hereby enacted, That no person who, at the Nomilitary oftime of the execution of this act, shall have any military office ficer may be a or employment in Great Britain (other than in the militia) shall commissioner. execute any power or authority by this act given to commissioners as aforefaid.

XXI. And be it further enacted by the authority aforefaid, Limitation of That if any action, plaint, fuit or information shall be com- actions. menced or profecuted against any person or persons for what he or they shall do in pursuance or execution of this act, the same shall be commenced within three months after the offence committed; and such person or persons so sued in any court what- General issue, foever, shall and may plead the general issue, not guilty; and upon any issue joined may give this act and the special matter in evidence; and if the plaintiff or profecutor shall become nonfuit, or forbear further profecution, or suffer a discontinuance, or if a verdict pass against him, the defendant shall recover treble Treble costs. costs; for which they shall have the like remedy as in any case where costs by the law are given to defendants.

XXII. And for the better obviating such frauds and abuses No foldier or as may be practifed in discharging of soldiers, it is hereby sur-marine to be ther enacted by the authority aforefaid, That no private foldier discusrged who shall be duly lined into his Majesty's service by virtue of without a certhis act (during the time such soldier shall remain in Great Brit- his colone', &c. raig) shall be discharged from his Majesty's service without the confent of the colonel, or in his absence the field officer commanding in chief the regiment, first had and obtained in writing under their hands and feals for that purpose; in which writing the cause of his discharge shall be expressed, and a duplicate or copy of which a of every such discharge shall be expressed, and a duplicate of copy duplicate to be of every such discharge forthwith transmitted to the secretary at transmitted to war, to be by him kept and entered in a book; or if a marine, the feeretary without the confent of the lord high admiral or the commission- at war.

Officer break- ers of the admiralty for the time being first had and obtained; ing this order, and any officer that shall presume to discharge any soldier inlistto be cashiered. ed pursuant to this act, in any other manner, contrary to this act, shall for such offence be cashiered.

Impressed men, after five years fervice, to be

XXIII. Provided always, and it is hereby enacted, That every person who shall be listed upon this act, after he shall have continued in the military service of his Majesty, his heirs discharged, if and successors, during the space of five years, shall be at liberty, they demand if he think fit, to demand his discharge from the colonel, or in his absence the officer commanding the regiment or company to which he shall belong; and such discharge shall be granted to him gratis in writing under the hand of such colonel or officer, who is hereby impowered and required to give the same accordingly; any thing herein contained to the contrary notwithstanding.

Cicrks to be rewarded for transmitting the duplicates.

XXIV. And be it further enacted, That the faid several clerks to the faid commissioners, provided the said copies or duplicates be duly transmitted into the office of the admiralty or fecretary at war as aforefaid, shall have and receive by the hands of the paymasters of his Majesty's land forces and marines, or one of them, such rewards as the lord high treasurer or commillioners of the treasury for the time being, upon confideration of the numbers of men lifted in the feveral counties, cities, boroughs or other places, and the pains and charges of the feveral clerks in this service, shall judge the faid clerks severally and respectively to deferve.

His Majelty may fulpend the execution of this act.

XXV. Provided always, That his Majefly, when he shall be satisfied by the said returns of the commissioners, or otherwise, that a fufficient number of recruits in the whole shall be raised for his prefent fervice, may be graciously pleased to suspend or stop the further execution of this act, by proclamation or order in council, or other publick notice in the London Gazette; any thing herein contained to the contrary notwithstanding.

Persons employed in the execution of this act, exempted from the penalties of 25 Car. 2. C. 2.

XXVI. Provided always, and be it further enacted by the authority aforesaid, That no commissioner, churchwarden, overseer, constable, headborough, tithingman or other patish or town officer, who shall be employed in the execution of this act, shall be liable, for or by reason of such execution, to any of the penaltics mentioned in an act made in the twenty fifth year of the reign of King Charles the Second, For preventing dangers which may happen from popify reculants; or in one other act aW.&M.c. 8. made in the first year of the reign of King William and Queen Mary, intituled, An act for abrogating the oaths of allegiance and fupremacy, and appointing other oaths; or in one other act made in the parliament holden in the thirteenth and fourteenth year's of the reign of the late King William the Third, intituled, An act for the further security of his Maj. sty's person and the succession of the

crown in the protestant line; and for the extinguishing the hopes of the pretended prince of Wales and all other pretenders, and beir open

and 13 & 14.W. 3. c. 6.

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and secret abettors. Commissioners XXVII. Provided always, and be it enacted, That no perin England noì for or persons hereby appointed to be a commissioner or com- not to act till missioners for any county, riding, city, borough, cinque port they have taor place of England, Wales or Berwick upon Tweed (except such ken the oaths. as duly qualify themselves to be commissioners for executing the faid act for the land tax made and passed in the twenty eighth year of his prefert Majesty's reign, or any subsequent act or acts of parliament for that purpose) shall be capable in England. Wales or Berwick upon Tweed, of acting as a commissioner or commissioners in the execution of this act, or executing any the powers of the commissioners therein mentioned (unless it be the power hereby given of administering oaths) until such time as he or they respectively shall have taken the oaths appointed by an act of parliament made in the first year of the reign of King William and Queen Mary, intituled, An act for abrogating the IW &M.c.s. eaths of supremacy and allegiance and appointing other oaths; and also in the faid act, intituled, An act for the further security of his Majesty's person and the succession of the crown in the protestant line; and for extinguishing the hopes of the pretended prince of Wales and all other pretenders, and their open and secret abettors; which oaths it shall and may be lawful to and for any two or more of the faid commissioners to administer, and they are hereby required to administer the same to any other of the said commissioners; nor commisand that no person or persons hereby appointed to be a commis-sine Scotsioner or commissioners for any part of Scotland (except such as land till they duly qualify themselves according to the laws of Scotland, to be have qualified commissioners there for executing the said act for the land tax direct. made and passed in the twenty eighth year of his present Majesty's reign, or any subsequent act or acts of parliament for that purpose) thall be capable of acting as a commissioner or commissioners in the execution of this present act in any part of Scotland, until fuch time as he or they respectively shall have duly qualified themselves according to the laws of Scotland for that purpole.

XXVIII. Provided always, and be it enacted, That if any Commissioners person hereby appointed a commissioner for any county, city, in England town or place in England, Wales or Berwick upon Tweed (except acting before as before excepted) shall presume to act as a commissioner in they have tathe execution of this act, before he shall have taken the said ken the oaths, oaths, which by this act he is required to take, and in the manner hereby preicribed, he shall forfeit to his Majesty the sum of sorseit 2001. two hundred pounds, to be recovered by action of debt or on the case, bill, suit or information, in any of his Majesty's courts of record at Westminster, wherein no essoin, protection, wager of law, or more than one imperlance shall be allowed; and that if any person hereby appointed a commissioner for any shire, and commissioner, burgh or place in Scotland (except as before excepted) finers in Scotland scotland scotland scotland for this land 50 l. act, before that he shall have qualified himself according to the laws in Scotland, he shall forfeit to his Majesty the sum of fitty pounds, to be recovered in the court of Exche uer in Seatland, in the same manner as any other penalties are there recoverable.

XXIX.

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Commissioners at large, may aci fir any city, &c.

XXIX. Provided also, That in case there shall not be a sufficient for the county cient number of commissioners for any city, borough, town, port, or place of Great Britain (for which by this act commiffioners are specially appointed) capable of aging according to the respective qualifications required by this act, then and in every fuch case, any the commissioners appointed for the county, thire, or flewartry at large, within which such city, borough, town, or place doth stand, or which is next adjoining thereto, may act as commissioners in the execution of this act, within fuch city, horough, town, port, or place; any thing herein contained to the contrary notwithstanding.

Qualification ers for counties at large within England.

XXX. Provided always, and he it enacted by the authority or commission-aforefairly. That no such person shall be capable of acting as a commissioner in the execution of this act, or of any of the powers therein contained, in or for any county at large, within England, the dominion of Wales, (the counties of Anglesey, Merioneth, Cardigan, Carmarthen, Glamorgan, Montgomery, Pembroke, Carnar von, and Monmouth excepted) or in or for any of the ridings in the county of York, unless such person, by himself or his tenants or truffees, was taxed, or did pay in the fame county or riding, for the value of one hundred pounds per annum or more of his own estate, by virtue of the said act for the land tax made and passed in England, in the twenty eighth year of his Majesty's reign, or any subsequent act or acts of parliament for that purpose, or unless such person so appointed to be a commissioner, shall, at the time of the execution of this act, by himfelf, his tenants, or truftees, enjoy an estate of lands, tenements or hereditaments, of the faid yearly value of one hundred pounds or more, within the faid county or riding respectively; any thing herein contained to the contrary notwithstanding.

Persons dilabled picforfeit 50 l.

XXXI. And it is hereby further enacted, That if any person intended by this act to be disabled for any the causes last-menfuming to act, tioned, shall nevertheless prosume to act as a commissioner in the execution of this act, or any of the powers therein contained, every such person for such offence, shall forfeit the sum of fifty pounds, to any person or persons who will inform or sue for the same, to be recovered in any of his Majesty's courts of record at Westminster, or in the Exchequer of scotland as aforefaid.

Commissioners may act for any city, being inhabitants, or inns of court.

XXXII. Provided nevertheless, and it is hereby enacted, That no perion who is appointed to be a commissioner for executing this act, in any part of Great Britain, shall be disabled from acting as a commissioner, within and for any city, borough, cinque port, or corporate town only, whereof he shall be an inhabitant at the time of the execution of this act, for from acting as a commissioner within any of the inns of court or inns of Chancery.

Mayors, bailiff , &c, to ations commiffi iners

XXXIII. And whereas some counts may arise whether mayors, bailiffs, and other chief magistrates of cities, becoughs, towns corporate, and cinque ports, for which commissioners are specially appointed by virtue of this att, can att as commissioner for executing this att in the

Juil

laid cities, boroughs, towns corporate, and ringue ports; be it further specially apenacted by the authority aforesaid, That all mayors, bailiffs, pointed. and other chief magistrates, who are appointed commissioners for executing this act, thall be, and havepower to act as commissioners for executing this act, within and for any city, borough, town corporate, or cinque port, wherein they inhabit at the time of executing this act, as well where commissioners are specially appointed by this act, as where they are not.

XXXIV. And it is hereby provided and enacted, That no bailiff's follower or assistant, employed or belonging to any shellowers not exriff, bailiff of liberties, marshalsea court, or any other person or empted. persons that shall be so employed by any one that shall have the power of executing any warrant or process whatsoever, shall be deemed thereby to follow or exercise any calling or employment, or to have a fufficient support or maintenance within the

intent and meaning of this act.

XXXV. And forasmuch as great inconveniencies may happen by impressing men during the time of harvest; be it therefore enacted having proby the authority aforesaid, That from and after the fifteenth per certifiday of May one thousand seven hundred and fifty six, until the cates, not fifteenth day of October following, all harvest labourers, and liable to be perions working at hay harvest and corn harvest work within impressed in the time aforesaid, within the kingdom of Creek Pricein, Call harvest time. the time aforefaid, within the kingdom of Great Britain, shall not be impressed by virtue of this act, but shall be free and exempted from the same during the time aforesaid, provided they have a certificate under the hands of the minister, and of one churchwarden or overfeer of the poor or elders of the parish or place where they live, allowed under the hand and feal of one justice of the peace of the same county, shire, stewartry, riding, city, or place; which certificate thall be given gratis.

XXXVI. And for the more easy and better putting this act in execution; be it enacted by the authority aforesaid, That any within the three or more committioners for putting this act in execution castle of York. in the several ridings of the county of York (being justices of the peace) though not all of the fame riding, may, within the castle

of York, or limits thereof, execute the powers of this act. XXXVII. And whereas divers foldiers who have deferted his Majesty's service, have been harboured in a certain place called Threapwood, lying within or near the counties of Chester and Flint, or one of them, and adjoining to the town of Cuddington in for executing the faid county of Chester; be it further enacted by the authis act in thority aforefaid, That the commissioners hereby appointed for This approach. the county of Chefter, and the officers of the faid town of Cuddington, shall execute this act in the said place called Threapewood, according to the true intent and meaning thereof.

XXXVIII. And be it further enacted by the authority afore- Officer not atfaid. That if at any of the meetings of the commissioners by tending to rethis act appointed in any of their sub-divisions, they shall not ceive recruits, be attended by some proper officer appointed for the receiving commissioners of recruits, either through negligence, or any unavoidable acci- and order the dent, then and in that case it shall and may be lawful to and detention of for the faid commissioners to adjourn themselves to some other the impressed

con-men.

whose

convenient days and they are hereby authorized to give directions for detaining in cultody all fuch persons as shall have been then brought before them by the parish officers to be inlisted, or fuch of them as they shall think duly qualified for his Majesty's service; and the said commissioners shall give notice to any of the officers attending on this service, in tile county or place where such sub-divisions shall lye, of the day of such adjournment; and the faid officer is hereby required either to attend himself, or to appoint some other officer to attend such comjournment to missioners, and to receive such persons as the said commissioners any officers atshall inlist into his Majesty's service; and the officer so receiving the recruits shall pay to such person as the commissioners shall appoint, fixpence per diem, for the subfishence of every recruit Officer to pay then inlifted, from the day of the last meeting of the commisfioners, to the faid day of adjournment, the fame to be charged every recruit; to the account of the several regunents or companies into which the faid recruits shall be inlisted, together with such charges and expences as shall appear to the said commissioners to have been incurred on account of the detaining the faid persons, from the day of the former meeting of the faid commissioners, to the day of such second meeting, not exceeding three pounds.

and incidental charges.

Notice of ad-

be given to

tending this

fervice, &c.

Jubliffence

money for

Continuance of this act.

XXXIX. And be it further enacted by the authority aforesaid, That this act, and every thing herein contained, shall be and continue in force until the end of the next session of parliament.

CAP. V.

An all to enable his Majesty to grant commissions to a certain number of foreign protestants who have served abroad as officers or engineers, to all and rank as officers or engineers, in America only, under certain restrictions and qualifications.

13 Geo. 2. C. 7.

TATHEREAS by an act made in the thirteenth year of the reign of his present Majesty, intitled, An act for naturalizing such foreign protestants, and others therein mentioned, as are settled, or shall settle, in any of his Majesty's colonies in America; all persons born out of the ligeance of his Majesty, his heirs, or fucceffors, who have inhabited and refided, or shall inhabit and reside, for the space of seven years, or more, in any of his Majesty's colonies in America, or shall not have been absent out of some of the faid colonies for a longer space than two months at any one time during the faid feven years, are, upon the conditions preferibed by the faid uet, naturalized, and made partakers of all the benefits and privileges which the natural-born subjects of this realm do enjoy, other than such as are specified in a proviso in the said act contained: and whereas many foreigners, being protestants, have been induced by the encouragement offered to them by the faid act, to reside and settle in some of the said colonies (and particularly in the provinces of Maryland and Penfylvania) the natural-born fubjects of which last-mentioned province do in great part confift of the people called Quakers,

Anno vicelimo nono Grovou II. c. s.

whose backwardness in their own defence exposes themselves, and that part of America, to imminent danger: and whereas, for the better defence of the said colonies, it bath been proposed to raise a regiment there, confishing of four battalions of one thousand men each, and to inlist as soldiers in the said regiment any of the said foreign inhabitants of the said colonies, abo, together with the natives, shall voluntarily suter themselves in his Majesty's service as soldiers; which foreigners cannot so well be raised or trained, without the affistance of some officers who are acquainted with their manners and language: and whereas it is expedient in the present juncture of affairs, to facilitate the speedy raising of such regiment, and to enable a certain number of foreign protestants who have served abroad as officers, or engineers, and thereby acquired experience and knowledge, to serve and receive pay as officers in the faid regiment, or as engineers in America; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That all such foreign protestants who shall Foreign proreceive commissions from his Majesty, his heirs or successors, to testants, who have served have served be officers in the faid regiment, or to be engineers, in America abroad as offi-(which commissions it shall and may be lawful for his Majesty, cers and engihis heirs and fuccessors to grant) and shall, in some of his Ma-neers, receivjesty's colonies in America, take and subscribe the oaths, and ing the King's make, repeat, and subscribe the declaration, appointed by an commissions, taking the act made in the first year of the reign of his late majetty King oaths, G. orge the First, intituled, An act for the further security of his Majefly's person and government, and the succession of the crown in the heirs of the late princess Sophia, being protestants; and for extinguishing the bopes of the pretended prince of Wales, his open and fecret abettors; and shall at the time of the taking and subscribing and producing of the faid oaths, and making, repeating, and subscribing the certific stes of faid declaration, produce certificates figned in manner directed their having by the faid act of the thirteenth year of his present Majesty, of received the their having received the facrament in some protestant and re-some prote formed congregation within the kingdom of Great Britain, or stant church, within some of the said colonies in America, within six months to serve in before that time, shall and may be enabled to serve and receive America. pay as officers in the faid regiment, or as engineers in America.

II. Provided nevertheless, That the number of such officers Number of ofin the faid regiment shall not in the whole, at any time, exceed siccis not to fifty; nor the number of engineers in the whole, at any time, nor engi-

exceed twenty.

III. Provided also, That the colonel of the said regiment Colonel to be shall be a natural-born subject, and not any person naturalized a natural-born or made a derfizen.

IV. Provided also, That no such foreign officer shall be en- To serve in abled by this act to serve as an officer or engineer in any place, America only; except Amer only; but every fuch foreign officer, when he and when reshall be reduced, shall be capable of receiving half-pay, accord-half pay, ing to the rank in which he shall then serve.

CAP. VI.

An act for the regulation of his Majesty's marine forces while

HEREAS it may be necessary for the safety of this kingdom and the defence of the possessions of the crown of Great Britain, that a body of marine forces should be employed in his Maje-My's fleet and naval service, under the direction of the lord high admiral, or commissioners for executing the office of lord high admiral of Great Britain: and whereas the faid marine forces may frequently be quartered on shore, where they will not be subject to the laws relating to the government of his Majesty's forces by sea, yet nevertheless it being requisite for the retaining of such forces in their duty, that an exact discipline be o' served, and that marines who shall mutiny or flir up sedition, or shall desert his Majesty's service, be brought to a more exemplary and speedy punishment than the law will allow; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the fame, That from and after the twenty fifth day of Marth one thousand seven hundred and fifty fix, if any person, being entered or in pay as an officer of marines, or who is or shall be listed, or in pay as a private man, in any company of marines in his Majesty's service, and on the twenty fifth day of March one thousand seven hundred and fifty six shall remain in fuch fervice, or during the continuance of this act shall be voluntarily entered and in pay as a marine officer or private manin his Majesty's service, and being ordered or employed in such fervice, at any time during the continuance of this act, on shore, in any place within the realm of Great Britain, or in the kingdom of Ireland, or in any of his Majesty's dominions beyond the feas respectively, shall begin, excite, cause, or join in any mutiny or fedition, in the company to which he doth or shall belong, or in any other company, troop or regiment, either of marine or land forces in his Majesty's service, or shall not use his utmost endeavours to suppress the same, or coming to the knowledge of any fuch mutiny, or intended mutiny, shall not without delay give information thereof to his commanding officer, or shall defert his Majesty's service; or being actually entered as a marine in any company, shall lift himfelf in any other company, troop, or regiment, in his Majesty's service, without first having a discharge in writing from the officer commanding in chief the company in which he last served as a marine: or shall be found sleeping upon his post, or shall leave it before found sleeping relieved; or shall hold correspondence with any rebel, or enemy on, or defert of his Majesty, or give them advice or intelligence of any kind, by any ways or means, or in any manner whatforer; or shall treat with such rebels or enemies, or enter into any condition with them, without his Majesty's licence, or licence of the lord

high admiral of Great Britain, or of three or more of the com-

missioners

Every marine officer and private man. on shore,

who shall mutiny, or defert, &c.

or lift in any other regiment, &c.

or shall be his post, or hold illegal correspondence with the enemies, millioners for executing the office of lord high admiral of Great or that trike, Britain for the time being; or shall strike or use any violence or disobey his against his superior officer, being in the execution of his office; superior officer, thall disobey any lawful command of his superior officer, all cer; shall sufor shall disobey any lawful command of his superior officer; all ter death, or and every person and persons so offending in any or either of such punishthe matters before mentioned, on shore in any part of this king ment as a dom, or Ireland, or any of his Majesty's dominions beyond the court-martial stage shall suffer death, or such other purishment as by a court feas, shall suffer death, or such other punishment as by a courtmartial shall be inflicted.

II. And be it further enacted by the authority aforesaid, That The lord high it shall and may, from time to time, during the continuance of admiral, &c. this act, be lawful to and for the faid lord high admiral, or three commission to or more of the faid commissioners for executing the faid office hold general of lord high admiral for the time being, to grant a commission courts-marunder his or their respective hand or hands, to any officer of tial, &c. marines in his Majesty's service, not under the degree of a field officer, for the holding a general court-martial at any place or places on shore in this realm, or in Ireland, or in any of his Majesty's dominions beyond the seas; in every of which courtsmartial, all or any of the offences aforefaid, and all or any other of the offences herein-after specified, shall be tried and proceeded against in such manner, as by this act is directed.

III. And be it also enacted, That it shall and may be lawful Courts-marto and for such courts-martial respectively, by their sentence or tial may inslict judgment, to inflict corporal punishment, not extending to life corporal punishment for or limb, on any marine, for immorality, mitbehaviour, or neg-immoralities, lect of duty on shore, in any place or places within this realm &c. or Ireland, or any of his Majesty's dominions beyond the seas,

during the continuance of this act.

IV. And be it further enacted by the authority aforesaid, Lords, &c. of That it shall and may be lawful to and for the said lord high ad- the admiralty miral, or three or more of the commissioners for executing the impowered to make articles faid office of lord high admiral, at any time during the conti-for punishnuance of this act, to make and establish rules and articles in ment of muwriting under his or their respective hand or hands, for the pu- tiny and denithment of mutiny and defertion, immorality, milbehaviour, fertion, &c. and neglect of duty, in any of his Majesty's marine forces, while on thore in any part of this realm, or Irvland, or any of his Majetty's dominions beyond the feas, and for bringing offenders against the same to justice; and to creet and constitute and to consticourts-martial with power to try, hear and determine, any tute courtscrimes or offences specified in such rules and articles, and in-martial, flict punishments by sentence or judgment for the same, according to the true intent and meaning of this act.

V. Provided always, That no person or persons shall be ad-None to be judged to suffer any punishment extending to life or limb, by adjudged of the faid rules and articles, within the kingdom of Great Britain but for crimes or Ireland, except for such crime or crimes as is or are expressed expressed to be to be so punishable by this act.

fo punishable

VI. And it is hereby further enacted and declared, That no by this act. general court-martial, which shall have power to sit by virtue of General court

this martial to

tain. witneffes.

Officers to be fworn.

confit of 13, this act, shall confit of a less number than thirteen, whereof and the prefi- none to be under the degree of a commission officer of marines; dent to be a and the president of such court-martial shall not be under the field officer, or and the president of such court-martial shall not be under the officer next in degree of a field officer of marines, unless where such field offifeniority, not cer cannot be had, in which case, the maring officer next in seunder the de-niority to such field officer, not being under the degree of a gree of a cap- captain, shall preside at such court-martial; and that such court-May admini. martial shall have power and authority, and are hereby required. fer an oath to to administer an oath to every witness, in order to the examination or trial of any of the offences that shall come before them.

VII. Provided always, That in all trials of offenders by general courts-martial, to be held by virtue of this act, every officer present at such trial, before any proceedings be had thereupon, shall take the following oaths upon the holy Evangelists, before the court, and judge advocate, or his deputy (who are hereby authorized to administer the same) in these words; that is to fay,

YOU shall well and truly try and determine according to the evi-dence which shall be seven in the matter now before you, bedence which shall be given in the matter now before you, between our sovereign lord the King's majefly, and the prisoner to be tried: So help you God.

A.B. do swear, That I will duly administer justice according to an all of parliament now in force for the regulation of his Majesty's marine forces while on shore, and according to the rules and articles made in pursuance of the said act of parliament for the punishment of mutiny and desertion, and other crimes therein respectively mentioned, without partiality, savour or affection; and if any doubt shall arise (which is not explained by the said att of parliament, or the faid rules and articles) according to my conscience, the best of my understanding, and the sustom of war in the like cases. And I further fwear, That I will not divulge the fentence of the court until it shall be approved by the lord high admiral, or three or more of the commishoners for executing the office of lord high admiral of Great Britain ; neither will I upon any account at any time what soever, disclose or discover the vote or opinion of any particular member of the courtmartial, unless required to give evidence thereof as a witness, by a court of justice in a due course of law.

So help me God.

vocate to be fworn.

The judge ad- And so soon as the said oaths shall have been administered to the respective members, the president of the court is hereby authorized and required to administer to the judge advocate, or the person officiating as such, an oath in the following words:

> A.B. do fwear, That I will not upon any account at any time A. B. as swear, the water or opinion of any particular member of the court-martill, unless required to give evidence shereof as a witness, by a court of justice in a due course of law:

So help me God. Λ nd

And no sentence of death shall be given against any offender by In sentences of any such general court-martial as aforelaid, unless nine officers death, nine present shall concur therein; and if there be more officers pre-officers to confent than thirteen, then the judgment shall pass by the concurrence of two thirds of the officers present; and no proceeding or trial shall be had upon any offence, but between the hours Hours of trial. of eight of the clock in the morning and three in the afternoon, except in cases which require an immediate example.

VIII. Provided always, That the party tried by any general The party court-martial to be held as aforesaid, shall be intitled to a copy tried, intitled of the fentence and proceedings of fuch court-martial, upon deto a copy of mand thereof made by himself, or by any other person or per- and proceedfons on his behalf (he or they paying reasonably for the same) ings. at any time not fooner than three months after fuch fentence, whether such sentence be approved or not; any thing in this act

to the contrary notwithstanding.

IX. And be it enacted by the authority aforefaid, That every Proceedings, judge advocate, or person officiating as such at any general court- &c. or courtsmartial to be held as aforesaid, do, and he is hereby required to martial to be transmit, with as much expedition as the opportunity of time transmitted to and diffance of place can admit, the original proceedings and the fecretary of the admiralty of the admiralty of the admiralty. sentence of such court-martial to the secretary of the admiralty ralty, &c. for the time being; which original proceedings and fentence shall be by him carefully kept and preserved in the office of the admiralty of Great Britain, to the end that the persons intitled thereto may be enabled, upon application to the faid office, to obtain copies thereof according to the true intent and meaning of this act.

X. Provided always, and it is hereby declared and enacted, None to be That no marine, either officer or private man, being acquitted tried a fecond or convicted of any offence at any fuch court-martial as afore- time for the said, shall be liable to be tried a second time by the same or any same offence. other court-martial for the same offence; and that no sentence so be revised to be revised. given by any court-martial, and figned by the prefident thereof, more than be liable to be revised more than once.

XI. And be it further enacted, That if any officer or private Deferters beman shall desert his Majesty's service in any of his dominions youd lea, &c. beyond the feas, or elsewhere beyond the feas, and shall escape may be tried and come into this realm or Ireland, before he be tried by a here or in court-martial for such offence, and shall be apprehended for the Ireland. same; such officer or private man shall be tried for the same as if the faid offence had been committed within this realm.

XII. Provided always, That nothing in this act contained This act not to shall extend, or be construed to extend to exempt any marine, exempt any either officer og private man, whatfoever, while on shore, from on shore from being proceeded against by the ordinary course of law.

XIII. Provided also, and be it further enacted, That no per-persons tried fon or persons being acquitted or convicted of any capital crimes, by the coulviolences or offences by the civil magistrate, shall be liable to be magistrate punished by a court-martial for the facie, otherwise than by may only be cashiered by a cashiering.

court-martial.

XVI, Pro-

Persons actal crimes, &c. over to the civil magi-Arate, &c.

XIV. Provided also, and be it further enacted. That if any cufed of capi- marine officer, non-commission officer or private man shall be to be delivered accused of any capital crime, or of any violence or offence against the person, estate or property of any of his Majesty's subjects, which is punishable by the known laws of the land; the commanding officer or officers of every company or party is and are hereby required to use his and their utmost endeavours to deliver over fuch accused person to the civil magistrate; and shall also be aiding and assisting to the officers of justice in the feizing and apprehending such offender, in order to bring him to trial; and if any such commanding officer shall wilfully neglect or refuse, upon application made to him for that purpose, to deliver over any fuch accused person to the civil magistrate, or to be aiding and affifting to the officers of justice in the apprehending fuch offender; every fuch officer so offending, and being thereof convicted before any two or more justices of the peace for the county where the fact is committed, by the oath of two credible witnesses, shall be deemed and taken to be ipso facto cashiered, and shall be utterly disabled to have or hold any civil or military office or employment within this kingdom, or in his Majesty's service; provided the said conviction be affirmed at the next quarter sessions of the peace for the said county, and a certificate thereof transmitted to the judge advocate, who is hereby obliged to certify the fame to the next court-martial.

XV. And whereus his Majesty hath been graciously pleased, in compassion to the distressed condition of several widows of officers of the army, who have lost their lives in the fervue of the late war, or during the late rebellion, by orders made under his royal fign manual, to direct his commissary general of the musters to allow upon the muster rolls of all the regiments, troops and companies, a number of fictitious names therein mentioned, infliad of private men, in order to raife and settle a fund for the maintenance of such widows of officers as are or shall be intitled to his royal bounty; therefore for the more effectually fulfilling his Majefty's faid gracious intentions with respect to the allowing of fictitious names upon the muster rolls of the said marine forces while on shore, for the purpose aforefaid; be it further enacted and declared by the authority aforefaid, That it shall and may be lawful, during the continuance ed by his Ma- of this act, to and for the said lord high admiral, or three or more of the faid commissioners for executing the said office of tenance of of- lord high admiral for the time being, by orders in writing under ficers widows, his or their respective hand or hands, to direct the person for not to be con the time being authorized to pay the faid marine forces, to pay over the full pay of fuch fictitious private men, as shall be allowed on the muster rolls of the said marine forces while on shore, as aforesaid, to the proper receiver appointed by his Majesty, according to such orders and instructions as his Majesty shall be pleased to make under his sign manual for the purprise aforesaid, and that no allowance of any such fictitious name, upon any muster roll of the said marine forces while oh shore, as aforefaid, shall be construct to be a false muster; any thing

Fictitious names allowjesty's order tor the main-Arued a falle muster. Paymaster to pay the full pay of fuch men to the receiver.

And whereas there is and may be escalun for the marching and quartering of the faid marine forces in several parts of this king. din; be it further enacted by the authority aforefaid, That for Conflables, to and during the continuance of this act; and no longer (in pur-to quarter offuance of an order or orders in writing in that behalf under the ficers and men hand of the faid lord high admiral, or under the hands of three in inns, aleor more of the commissioners for executing the office of lead high admiral for the time being) it shall and may be lawful to and for the constables, tithingmen, headboroughs and other chief officers and magistrates of cities, towns and villages, and other places within England, Wales and the town of Berwick upon Tweed; and in their default or absence, for any one justice of the peace inhabiting in or near any such city, town, village or place, and for no others; and such constables and other civil magistrates as aforesaid are hereby required to quarter and billet. the marines both officers and private men in his Majesty's service, in inns, livery-flables, ale-houles, victualling-houles, and all houses of persons selling brandy, strong waters, cyder or metheglin, by retail, to be drank in houses, other than and except the house or houses of any distillers, who keep houses or places of But in no dist distilling brandy and strong waters, and the house of any shop-tillers houses keeper, whose principal dealings shall be more in other goods or shop-keepand merchandizes than in brandy and strong waters (so as such vate houses, diffillers and shop-keepers do not permit or suffer tippling in his or their houses) and in no other, and in no private houses whatfoever, without the confent of the occupier; nor thall any more billets at any time be ordered, than there are effective marines present to be quartered; and if any constable, tithingman, or Penalty on such like officer or magistrate as aforesaid, shall presume to quar-constables, &c. ter or billet any fuch officer or private man in any fuch private quittering ofhouse, without the consent of the occupier; in such case such fice of men occupier shall have his or their remedy at law against such ma-houses, &c. gistrate or officer, for the damage that such occupier shall suftain thereby; and if any marine officer shall take upon him to Penalty on ofquarter private men otherwise than is limited and allowed by ficers quaterthis act, or shall use or offer any menace or compulsion to any men contrary mayors, constables or other civil officers before-mentioned, tend- to this act, acc. ing to deter and discourage any of them from performing any part of their duty hereby required or appointed; such marine officer shall for every such offence (being thereof convicted before any two or more of the next justices of the peace of the county, by the oath of two credible witnesses) be deemed and taken to be 10 facto cashiered, and shall be utterly disabled to have or hold any military employment within this kingdom, or in his Majesty's service; provided the faid conviction be affirmed at the next quarter-sessions of the peace of the said county, and a cegificate thereof be transmitted to the judge advocate, who is hereby obliged to certify the fame to the next court-mar-tial; and in case any person shall find himself aggrieved, in that grieved may

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fuch grieved may

complain to any justices. fucil conflable, tablingman of hearbornegh, ship affect control the peace) has quartered or billeted in his house a greater numer ber of marines than he ought to bear in proportion to his neighbours; and shall complain thereof to one or more infliger or jullices of the peace of the division, city or sheety, where such marines are quartered; or in case such chief officer or magistrate shall be a justice of the peace, then on complaint made to two or more justices of the peace of such division, city or liberty: fuch justice or justices respectively that have and is or are hereby declared to have power to relieve fuch person by ordering fuch and so many of the faid marines to be removed, and quartered upon such other person or persons as they shall see cause; and fuch other person or persons shall be obliged to receive such marines accordingly.

Officers and marines to be furnished at the rates herein fet.

XVII. Provided nevertheless, and it is hereby enacted, That the marine officers and private men to quartered and billeted as aforesaid, shall be received and furnished with diet and small beer by the owners of the inns, livery-flathers, ale-houses, victualling-houses and other houses in which they are allowed to be quartered and billeted by this act; paying and allowing for the fame the several rates herein after-mentioned to be payable out of the subfishence-money for diet and small beer.

What innholders may almeat;

XVIII. Provided always, That in case any innhelder or other person on whom any non-commission officers or private lowmen quar- men shall be quartered by virtue of this act (except on a march. tered on them, or employed in recruiting; and likewife except the recruits by them railed, for the space of seven days at most, for such noncommission officers and private men, who are recruiting, and recruits by them raised) shall be desirous to furnish such non-commission officers or private men with candles, vinegar and sait, and with either small beer or cyder, not exceeding five pints for each man per diem, gratis, and allow to fuch non-commission officers or private men the use of fire, and the necessary utenfils for dreffing and eating their meat, and shall give notice of such his defire to the commanding officer, and shall furnish and allow the same accordingly; then and in such case, the non-commisfion officers and private men so quartered shall provide their own victuals; and the officer to whom it belongs to receive, or who shall actually receive the pay and subfishence of such non-commission officers and private men, shall pay the several sums herein after-mentioned to be payable out of the subsistence-money for diet and small beer, to the non-commission officers and private men aforesaid, and not to the innholder, or other person on whom such non-commission officers and private men are quartered; any thing herein contained to the contrary notwith-**Standing**

Penalty on officers taking money to excule quartering.

XIX. Provided always, and be it enacted by the authority aforesaid, That if any marine officer shall take or cause to be taken, or knowingly luffer to be taken, any money of any perfon for excusing the quartering of officers or private men, or

why of the part had been been by this act a every with officer stall be cashiered, and be incapable of brying in any military

emolovment whatfoever.

XX. And whereas it may be for the benefit of the service for the commanding officer to have a power to exchange the billets or quarters of marines quartered in the fame town or place; be it therefore en- Commanding acted by the authority aforesaid, That the commanding officer officer may of marines in any town or place where such marine forces are exchange maquartered, shall, and he is hereby declared to have power from rines quarters. time to time to exchange any marine or marines quartered in fuch town or place for any other marine or marines quartered in the fame town or place; provided the number of men do not Conflables to exceed the number at that time billeted on fuch houses respectibilet accordtively, where fuch men shall be exchanged; and the constables, ingly. tithingmen, headboroughs and other chief officers and magistrates of the cities, towns and villages, or other places where any of the faid marine forces shall be quartered, are hereby re-

quired to billet fuch men fo exchanged accordingly.

XXI. And be it further enacted by the authority aforefaid. No paymafter. That from and after the twenty-fifth day of March one thou- &c. to make fand seven hundred and fifty-fix, no paymaster, or other officer deductions out or person whatsoever. shall receive any sees, or make any deor person whatsoever, shall receive any sees, or make any deductions whatfoever out of the pay of any marine, either officer or private man, in his Majesty's service, or from their agents, which shall grow due from and after the said twenty fifth day of March one thousand seven hundred and fifty fix, other than the usual deductions for clothing, and twelve pence in the pound Exceptions. to be disposed of as his Majesty shall think fit, and the one day's pay in the year for the use of the royal hospital at Chelsea, and fuch other necessary deductions as shall from time to time be directed by the faid lord high admiral, or three or more of the commissioners for executing the said office of lord high admiral for the time being, by order in writing under his or their respective hand or hands.

XXII. And that the quarters both of the faid marine officers Officers to give and private men while on shore as aforesaid, may, during the Notice to inncontinuance of this act, be duly paid and fatisfied, and his Ma-keypers of jesty's duties of excise better answered, be it enacted by the au-money in their thority aforesaid, That from and after the twenty fifth day of hunds. March one thousand seven hundred and fifty six, every officer or other person to whom it belongs to receive, or that shall actually receive the pay or subsistence-money for one or more particular company or companies of the faid marine forces, or otherwise, shall immediately, upon each receipt of every particular fum which shall from time to time be paid, returned or come to his or their hands on account of pay or sublistence, give publick notice thereof to all perfons keeping inns, or other places where officers or private men are quartered by virtue of this act; and shall also appoint the said innkeepers and others to repair to their quarters at such times as they thall appoint, for the distribution and payment of the said pay or subsistence- Z_2 money

suddenings Charge money to fuch afficers or private man, which hall be within

Rates of fub fiftence to be paid to innkeepers, &c.

Officers not money, and paying quarters,

Paymaster to latisfy them out of officers airears.

four days at the furthelt after the receipt of the same as aforefaid; and the faid innkeepers and others shall then and there acquaint such officer or officers with the accounts or debts, (if any shall be) between them and the officers and private men fo quartered in their respective houses; which accounts the said officer or officers is or are hereby required to accept of, and immediately pay the same, before any part of the said pay or subfiltence be distributed either to the officers or private men: provided the faid accounts exceed not for one marine commission officer under the degree of a captain, for such officer's diet and small beer, per diem, one shilling, and if such officer shall have a horse or horses, for each such horse or horses for their hay and straw, per diem, six pence; nor for one private man's diet giving notice and imall beer, per diem, four pence: and if any officer or offiof subliftence-cers as aforefaid shall not give notice as aforefaid, and shall not immediately, upon producing such account stated, satisfy, content and pay the same; upon complaint and oath made thereof by any two witnesses, at the next quarter sessions for the county or city wherein such quarters were (which oath the justices of the peace at such sessions are hereby authorized and required to administer) the paymaster or person for the time being authorized to pay the faid marine forces, is hereby required and authorized (upon certificate of the faid justices, before whom such oath was made, of the fum due upon fuch accounts, and the persons to whom the same is owing) to pay and satisfy the said fums out of the arrears due to the faid marine officer or officers, upon penalty that such paymaster or person shall forseit their respective place or places of paymaster or otherwise, and he discharged from holding the fame for the future. And in case there shall be no arrears due to the said officer or officers, then the faid paymaster or person for the time being authorized to pay the faid marine forces, is hereby authorized and required to deduct the fums he shall pay pursuant to the certificate of the laid justices, out of the next pay or subsistence-money of the company to which such officer or officers shall belong; and such officer or officers shall for such their offence, or for neglecting to give notice of the receipt of fuch pay or subsistence-money as aforesaid, be deemed and taken, and are hereby declared ipso fatt cashiered.

On moving the officer to make up accounts, and give certifi cates for mo ney due, &c.

XXIII. And where it shall happen that the subsistence-money from quarters, due to any marine officer or private man shall, by occasion of any accident, not be paid to such officer or private man, or such officer or private man shall neglect to pay the same, so that quarters cannot be, or are not paid, as this act directs; in every fuch case it is hereby further enacted, That every such officer thall, before his or their departure out of his or their quarters, where such company shall remain for any time whatsoever, make up the accounts as this act ducces, with every person with whom fuch company shall have quartered, and fign a certificate thereor, and give the taid certificate fo by him figured to the party to

A STATE OF THE STA Anno vicatino nono Grongii II. c. 6.

whom such money is due, with the name of furh company to which he or they shall belong; to the end the faid certificate may be forthwith transmitted to the proper paymaster of the ma- Paymaster to rines, who is hereby required immediately to make payment pay the fum. thereof to the perion or perions to whom such money shall be due, to the end the same may be applied to such company, under pain as is before in this act directed for non-payment of

quarters.

XXIV. And be it enacted by the authority aforesaid, That Officers, &c. it shall and may be lawful to quarter officers and private men of to be quarterhis Majesty's marine forces in Scotland, in such and the like places as the laws in and houses as officers and private men of the land forces might force at the have been quartered in, by the laws in force in Scotland at the time union direct, of the union; and that the possessor of such houses shall only be liable to furnish the said marine officers and private men quartered there, as by the faid laws in force at the time of the union was provided, with respect to the officers and private men of the land forces; and that no fuch marine officer shall be obliged to pay for his lodging where he shall be regularly billeted, except in the suburbs of Edinburgh.

XXV. And be it further enacted by the authority aforefaid, Justices to or-That for the better and more regular provision of carriages for der constables his Majesty's marine forces in their marches, or for their arms, to provide clothes and acoustsments in Findley Medicand the town of curiages for clothes, and acoutrements, in England, Wales, and the town of the marine Berwick upon Tweed, all justices of the peace, within their se-forces on their veral counties, ridings, divisions, shires, liberties, and precincts, march. being duly required thereunto by the faid lord high admiral, or three or more of the commissioner, for executing the said office of lord high admiral for the time being, by an order in writing under his or their respective hand or hands, shall, as often as such order shall, be brought and shewn unto one or more such justices by the officer or officers of the company or companies of marines so ordered to march, issue out his or their warrant or warrants to the high conflables or petty conflables of the division, riding, city, liberty, hundred or precincl, from, through, near, or to which fuch company or companies shall be ordered to march; requiring them to make such provision for carriages, with able men to drive the same, as shall be mentioned in the faid warrant, allowing them sufficient time to do the same, that the neighbouring parts may not always bear the burden: and in case sufficient carriages cannot be provided within any such riding, city, liberty, hundred, division or precinct, then the next justice or justices of the peace of the county, riding or division, shall, upon such order as aforesaid being brought or thewn to one or more of them, by any of the marine officers aforefaid, issue his or their warrant or warrants to the high constables or petty constables, of such next county, riding, liberty, division, or precinct, for the purposes aforesaid, to make up such deficiency: and the aforefuld officer or officers, who by virtue of the arorefaid warrant or warrants from such justice or justices of the peace, is or are to demand the carriage or carriages therein mentioned,

Anno vicetimo mono Georgia IL 126.

of the high childrable or perty confiable to whom the walkings is directed, is and are hereby required at the farme time to par down in hand to the faid constable or petty constable, for the une of the person who shall provide such carriages and mets, the sum

riages.

of one shilling for every mile any waggon with five horses shall Rates for car- travel; and the sum of one shilling for every mile any wain with fix oxen, or four oxen with two horses, thall travel; and the fum of nine pence for every mile any cart with four horses shall travel; and fo in proportion for less carriages; for which respective sums so received, the said constable or petty constable is hereby required to give a receipt in writing to the person or perfon paying the fame: and fuch constable or petty constable shall order and appoint such terson or persons having carriages with-Penalty on of the same accordingly: and if any marine officer or officers, for ficers forcing the use of whose company or companies the carriage was pro-

waggons to travel more garney, &c.

in their respective liberties, as they shall think proper, to provide and furnish such carriages and men, according to the warrant aforefaid, who are hereby required to provide and furnish vided, shall force and constrain any waggon, wain, cart or cartravel more than one day's journey, or shall not discharge the same in due time for their return home, or shall suffer any marine or fervant (except fuch are fick) of any woman to ride in the waggon, wain, cart or carriage aforefaid, or shall force any contrable or perty constable, by threatnings or menacing words, to provide faddle horses for themselves or servants, or shall force horses from the owners, by themselves, servants or private men; every such officer, for every such offence, shall forfest the sum of five pounds; proof thereof being made upon path, before two of his Majesty's justices of the peace of the fame county or riding, who are to certify the fame to the proper paymaster of his Majesty's marine forces, who is hereby required to pay the aforelaid fum of five pounds accordingly to the order and appointment under the hands and feals of fuch justices of the peace, and is also hereby impowered to deduct the same out of such officer's pay.

Penalty on neglect.

XXVI. And be it enacted by the authority aforefaid, 'I hat constables, &c. if any high constable or petty constable shall wilfully neglect or refuse to execute any such warrant of the faid justice or justices of the peace, as shall be directed unto such constable or petty constable for providing carriages as aforesaid; or if any person or persons, appointed by such constable or petty constable to provide or furnish any carriage and man, shall refuse or neglect to provide the lame; or any other person or persons whatsoever shall wilfully do any act or thing, whereby the execution of any fuch wairant or warrants shall be hindered or frustrated; every fuch constable, or other person or persons so offending shall, for every such offence, forfest any sum not exceeding forty shillings, nor less than twenty shillings, to the use of the poor of the parish where any such offence shall be committed: and all and every fuch offence and offences shall and may be enquired of, heard and fully determined, by two of his Majerty's justices of

Annual Maria Control of the Control of the pender of the fact of the pender of the fact that pender where fact fact pender to easie the fact pender to be levied by differes and fale of the offender's goods and chattals, rendering the overplus (if any) to the owner.

XXVII. And whereas the respective sums of money by this act atpointed to be poid to the conflables by the officers demanding fuch carriages may not in many cases be sufficient to answer the charge and expence of providing the same, whereby the faid constables may be frequently at great charges, over and above what is received by them of the land afficers, to the great burthen of the township of which they are respectively constables, or else the persons surnishing such carriages may be greevously epopessed. to prevent which, and that Treasurers of such overplus charge may be borne by each county or riding, at the county to reply the conthe general charge of such county or riding, be it further enact- first a extraed by the authority aforefaid, That the treasurer or treasurers of oidinary each respective county or riding shall, without see or reward, pay charges. unto fuch constable all and every fuch reasonable sum or sams of money, so by him paid, or laid out for such carriages, over and above what was or ought to have been paid by the marine officer requiring such carriages, out of the publick stock of such county or riding, according to such rates, orders, tules and directions, as the faid justices of the peace, in their quarter selfions affembled, within their respective jurisdictions, shall, from time to time, during the continuance of this act, make, direct and appoint, (which orders shall be made without fee or reward)

XXVIII. And in case the said publick stock of the county or riding be not sufficient (over and above the other purpoles for which it was raised) to satisfy the extroardinary charge or carriages before-mentioned; it is hereby further enacted. That for those purthe faid justices of the peace in the general quarter fessions shall poses, how to have power, from time to time, to raise monies upon their re- be raised. spective counties or ridings, in such manner as they now raise monies for building or repairing county gaols and bridges, to fatisfy the faid extraordinary charge of carriages.

regard being always had to the season of the year, and the length and condition of the roads through which fuch carriages are to

travel.

XXIX Provided always, and be it further enacted, That no o waggon, waggon, wain, cart or carriage impressed by authority of this & to carry act, shall be liable or obliged by virtue of this act to carry a-above whunbove twenty hundred weight; any thing in this act contained di a weight. to the contrary notwithstanding.

XXX. And be it further enacted, That the carriages for the Carriages in dervice of the marine forces quartered or marching in Sentand, scotland, how . shall be provided in like manner and at the rates, and the tui-tube provided. nisher of such carriages shall be paid, as was directed by the law in force in Scotland at the time of the union, with regard to the furnishing carriages for and forces.

XXXI. And be it enacted by the authority aforefaid, That if I I neswives, any officer, military or civil, by the act authorized to quarter to not to be marines in any houses hereby appointed for that purpose, shill at purpose, shill at purpose any will out conany _{tent}

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Penalty.

any time, during the continuous of this etc. marter and of the wives, children, have or main irriants of the owners; the party offending, if an officer of the marines, shall, upon complaint and proof thereof made to the commissioners for executing the office of lord high admiral, or judge advocate, he info falso cashiered; and if a constable, tythingman or other civil officer, he shall forfeit to the party aggricycd twenty shallings, upon complaint and proof thereof made to the next justice of the peace, to be levied by warrant of such justice by distress and sale of his goods, rendering the overplus to the party, after deducting reasonable charges in taking the same.

Penalty on officers of marines delitroying the game

XXXII. And for the better preservation of the game in or near fuch place, where any officers or foldiers shall at any time be quartered, be it enacted by the authority aforesaid, That if from and after the said twenty fifth day of March one thousand feven hundred and fifty fix, any officer or marine shall, without leave of the lord of the manor, under his hand and feal first had and obtained, take, kill or destroy any hare, coney, pheasant partridge, pigeon, or any other fort of fowls, poultry or fish. or his Majesty's game, within the kingdom of Great Britain; and upon complaint thereof shall be, upon oath of one or more credible witness or witnesses, convicted before any justice or juflices of the peace, who is or are hereby impowered and authorized to hear and determine the fame; (that is to fay) every officer so offending shall for every such offence forfeir the sum of five pounds, to be distributed among the poor of the place where the offence shall be committed; and every officer commanding in chief upon the place, for every such offence committed by any marine under his command, shall forfeit the fum of twenty shillings, to be paid and distributed in manner aforefind: and if upon conviction made by the justices of the peace, and demand thereof also made by the constable or overseers of the poor, such officer shall refuse or neglect, and not within two days pay the faid respective penalties; such officer so refusing or neglecting shall forfeit, and is hereby declared to have forfested his commission, and his commission is hereby declared to be null and void.

Constables may applehend defert ers, and carry them betole a justice.

XXXIII. And whereas several marines, who being duly entered, may afterwards desert and be found wandering, or otherwise absenting themselves illegally from his Majesty's service; it is hereby further enacted. That it shall and may be lawful to and for the constable, headborough or tythingman of the town or place where any person, who may be reasonably suspected to be such a deserter, shall be found, to apprehend, or cause him to be apprehended, and to cause such person to be brought before any justice of the peace living in or near such town or place, who is hereby impowered and required to examine such suspected person; and if by his confession, or the testimony of one or more witness or witnesses upon oath, or by the knowledge of such justice of the peace, it shall appear or be found, that such such spected

Anno wicellight and Estates IL. c. 6.

the company to which he belongs; such justice of the peace justice toom shall forthwith cause him to be conveyed to the gaol of the coun- mit them, ty or place where he shall be found; or to the house of correction, or other publick prison in such town or place where such deferter shall be apprehended; or to the Savoy, in case such deferter shall be apprehended within the cities of Landon or Wellminster, or places adjacent, and transmit an account thereof to and transmit minister, or places adjacent, and trained at account to the secretary of the admiralty for the time being, to the end such the secretary person may be proceeded against according to law; and the of the admikeeper of fuch gool, house of correction or prison shall receive salty. the full sublistence of every such deserter, during the time he Gaol-keeper shall continue in his custody, for the maintenance of such de- to receive the ferter; but shall not be intided to any fee or reward on account sublistence of

custom to the contrary notwithstanding.

XXXIV. And for the better en o ragement of any person Reward for or persons to secure or apprehend such deserters, be it further taking up deenacted by the authority aforefaid, That such justice of the ferters. peace shall also issue his warrant in writing to the collector or collectors of the land tax money of the parish or townthip where such deserter shall be apprehended, for paying out of the land tax money arisen or to arise in the year one thousand seven hundred and fifty fix, into the hands of such person or persons who shall apprehend, or cause to be apprehended any fuch deferter from his Majesty's service the sum of twenty shillings for every such deserter that shall be so apprehended and committed; which sum of twenty shallings shall be satisfied by such collector or collectors, to whom such warrant shall be directed, and allowed upon his or their account.

XXXV. And be it further enacted, That if any person shall Penalty on harbour, conceal or affift any deferter from his Majesty's ma- persons conrine service, knowing him to be such, the person so offending cealing detertthall forfeit for every such offence the sum of five pounds; or ers, or buying if any person shall knowingly detain, buy or exchange, or other-clothes, &c. wife receive any arms, clothes, caps, or other furniture belonging to the King, from any marine or marine deferter, upon any account or pretence whatfoever, or cause the colour of such clothes to be changed; every person so offending in each, any or either of the cases aforefaid, thall forfeit for every such offence the fum of five pounds, and eupon conviction by the oath of one or more credible witness or witnesses before any one or more of his Majesty's justices of the peace, the said respective penalties of five pounds and five pounds shall be levied by warrant under the hands of the faid justice or justices of the peace, by distress and sale of the goods and chattels of the offender; one moiety of the faid first-mentioned penalty of five pounds to be paid to the informer, by whole means such deserter shall be apprehended; and one moiety of the faid last-mentioned penalty of five pounds to be paid to the informer; and the refidue of the faid respective penalties to be paid to the officer to whom

of the imprisonment of any such deserter; any law, utage or deserters.

any fuch deferrer or marine did or doth belongs and in cafe any fuch offender, who shall be convicted as aforefaid of harbouring or affifting any fuch deferter or deferters; or having knowingly received any arms, clothes, caps, or other furniture belonging to the King; or of having caused the colour of such clothes to be changed, contrary to the intent of this act; shall not have sufficient goods and chattels, whereon distress may be made to the value of the penalties recovered against him for fuch offence, or shall not pay such penalties within four days after fuch conviction; then and in fuch case, such justice or justices of the peace shall and may, by waitant under his or their hand and feal or hands and feals, either commit such offender to the common gaol, there to remain without bill or mainprize for the space of three months, or eause such offender to be publickly whipt, at the discretion of such justice or justices.

This act to Ireland.

XXXVI. Provided always, That so much of this act as reextend to de- lates to the punishment of such who shall harbour, conceal or ferters, &c. in affift deferters, or shall knowingly detain, buy, exchange, or otherwise receive any arms, clothes, caps, or other furniture belonging to the King, from any marine or marine deferter, or cause the colour of such clothes to be changed, shall extend to all ends and purposes whatsoever, to Ireland, and shall be put in execution in that kingdom by all juttices of the peace and other officers respectively, according to the tenor and during the continuance of this act.

Continuance of this act.

XXXVII. And be it further enacted by the authority aforefaid, That this act, and every thing herein contained, shall be and continue in force from the faid twenty fifth day of March in the year of our Lord one thousand seven hundred and fifty fix, until the twenty fifth day of March in the year of our Lord one thousand seven hundred and fifty seven.

No volunteer ceis, unleis for some criof the value of 101. of be made.

XXXVIII. And to prevent as far as may be any unjust or liable to pro- fraudulent arrests that may be made upon marines, whereby his Majesty and the publick may be deprived of their service, it is hereby further enacted by the authority aforefaid, That no person whatsominal matter, ever who is entered or shall enter himself as a volunteer in his Maor a real debt ever who is entered or shall enter himself as a volunteer in his Majefty's fervice as a marine, during the continuance of thus act, shall be liable to be taken out of his Majesty's service by any process or which oath to execution whatsoever, other than for some criminal matter, unless for a real debt, or other just cause of action, and unless before the taking out of such process or execution (not being for a criminal matter) the plaintiff or plaintiffs therein, or some other person or persons on his or their behalf, shall make atfidavit before one or more judge or judges of the court of record, or other court out of which such process or execution shall it. fue, or before some person authorized to take assidavits in such courts, that to his or their Knowledge the original sum justly due and owing to the plaintiff or plaintiffs from the defendant or defendants, in the action, or cause of action on which such prorefs shall issue, or the original debt for which such execution shall be iffued out, amounts to the value of ten pounds at least, over

and above all costs of fult in the lands action, or in any other action on which the same shall be grounded; a memorandum and a memoof which oath shall be marked on the back of such process or random therewrit; for which memorandum or oath no fee shall be taken; of marked on the process; and if any person shall nevertheless be arrested contrary to the intent of this act, it shall and may be lawful for one or more judge or judges of fuch court, upon complaint thereof made by the party himself, or by any his superior officer, to examine into the fame by the oath of the parties, or otherwife, and by otherwife priwarrant under his or their hands and feals, to discharge such ma- loner to ne discharged, rine fo arrested contrary to the intent of this act, without pay- with cests. ing any fee or fees, upon due proof made before him or them, that such marine so arrested was legally entered as a marine in his Majesty's service, and arrested contrary to the intent of this act: and also to award to the party so complaining such costs as such judge or judges shall think reasonable: for the recovery whereof he thall have the like remedy that the person who takes out the faid execution might have had for his costs, or the plaintiff in the like action might have had for the recovery of his costs, in case judgment had been given for him with costs against the defendant, in the faid action.

XXXIX. And to the end that honest creditors, who aim only at the recovery of their just debts due to them from persons entered as marines into his Majesty's service, may not be hindered from fuing for the fame, but on the contrary may be alfifted and forwarded in their fuits; and instead of an arrest, which may at once hurt the fervice, and occasion a great expence and delay to themselves, may be enabled to proceed in a more speedy and cheap method; be it further enacted by the authority aforefaid, That it shall and may be lawful to and for any plaint- Plaintiff give iff or plaintiffs, upon notice first given in writing of the cause of ing notice, action to such person or persons so entered, or left at his or their may file a last place of residence before such entering, to file a common appearance in any action to be brought for or upon account of any debt whatfoever, fo as to intitle fuch plaintiff to proceed and proceed therein to judgment and outlawry, and to have an execution to judgment. thereupon, other than against the body or bodies of him or them so entered as aforcsaid; this act, or any thing herein, or any former law or statute to the contrary notwithstanding.

XL. And be it further enacted by the authority aforesaid, Penalty on That if any high constable, constable, beadle, or other officer constables, or person whatsoever, who by virtue or colour of this act shall &c.neglecting quarter or billet, or be employed in quartering or billetting any to quarter marine officers or private men shall needed or before for the marine officers or private men, shall neglect or refuse for the space of two hours to quarter or billet such officers or marines, when thereunto required, in such manner as is by this act directed, provided fufficient notice be given before the arrival of such forces; or shall receive, demand, contract or agree for any Penalty on fund of fums of money, or any reward whatfoever, for or on taking money to excuse any account of exculing, or in order to excuse any person or per-person from fons whatfoever from quartering or receiving into his, her or quartering,

their and on vic-

marines.

their house or houses any such officer or marine; or in cale any fing to receive victualler, or any other person liable by this act to have any officer or marine billeted or quartered on him or her, shall refuse to receive or victual any such officer or marine so quartered or billeted upon him or her as aforesaid; or shall resuse to furnish or allow, according to the directions of this act, the several things herein before respectively directed to be furnished or allowed to non-commission officers and marines so quartered or billetted on him or her as aforefaid, at the rates herein beforementioned, and shall be thereof convicted before any one or more justice or justices of the peace of the county, city or liberty within which such offence thall be committed, either by his own confession, or by the oath of one or more credible witnels or witnesses (which oath the laid justice or justices is and are hereby impowered to administer) every such high constable, constable, beadle, or other officer or person so offending, shall forfeit for every such offence the sum of five pounds, or any sum of money not exceeding five pounds, nor less than forty shillings (as the faid justice or justices, before whom the matter shall be heard, shall in his or their discretion think fit) to be levied by diffress and fale of the goods of the person offending, by warrant under the hand and feal or hands and feals of fuch justice or justices before whom such offender shall be convicted, or of one or more of them, to be directed to any other configble within the county, city or liberty, or to any of the overseers of the poor of the parish where the offender shall dwell; and the faid fum of five pounds, or the faid fum not exceeding five pounds, nor less than forty shillings, when levied, to be paid to the overfeers of the poor of the parish where the offence shall be committed, or to some one of them, for the use of the poor of such parish.

Justices may order constables to give the number of officers and private men, and where quartered.

XLI. And for the better preventing abuses in quartering or billeting the marines, in pursuance of this act, be it further enacted by the authority aforefaid, That it shall and may be lawan account of ful to and for any one or more justice or justices of the peace within their respective counties, cities or liberties, by wairant or order under his or their hand and feal or hands and feals, at any time or times during the continuance of this act, to require and command any high constable, constable, beadle, or other officer who shall quarter or billet any marines in pursuance of this act, to give an account in writing unto the faid justice or justices requiring the same, of the number of officers and private men who shall be quartered or billetted by them, and also the names of the house-keepers or persons upon whom every such officer or private man shall be quartered or billeted, to tether with an account of the fircet or place where every such house-keeper dwells, and of the signs (if any) belonging to their houses; to the end it may appear to the said justice or, iuflices where such officers and private men are quartered of billet... ed, and that he or they may thereby be the better enabled to

Anno vicetimo nono Groagu II. c. 6.

provent or punish all abuses in the quartering or billeting of

XLII. Provided nevertheless, and it is hereby declared by Clause for rethe authority aforciaid, That from and after the twenty fifth lief of persons day of March one thousand seven hundred and sifty six, when hashiy listing. and as often as any person or persons shall be inlisted as a marine or marines in his Majesty's service, he and they shall, within four days, but not sooner than twenty four hours after such inlifting respectively, be carried before the next justice of the peace of any county, riding, city or place, or chief magistrate of any city or town corporate (not being an officer of marines) and before such justice or chief magistrate he or they shall be at liberty to declare his or their diffent to fuch inlifting; and upon fuch declaration, and returning the inlifting money, and also each person so diffenting paying the sum of twenty shillings for the charges expended or laid out upon him, such person or perfons so inlisted shall be forthwith discharged and set at liberty, in the presence of such justice or chief magistrate, but if such perfon or persons shall refuse or neglect, within the space of twenty four hours to return and pay such money as aforesaid, he or they shall be deemed and taken to be inlisted, as if he or they had given his or their affent thereto before the faid justice or chief magistrate; or if such person or persons shall declare his or their having voluntarily inlifted himself or themselves, then such justice or chief magiltrate shall, and he is hereby required forthwith to certify under his hand, that fuch person or persons is or are duly inlifted; fetting forth the place of the birth, age and calling of him or them respectively (if known) and that the second and third fections of the articles of war for the better government of his Majesty's marine forces while on thore in Great Britain or Ireland, were read to him or them, and that he or they had taken the oath of fidelity mentioned in the twelfth fection of the faid articles of war; and if any fuch perion or persons so to be certified as duly inlisted, shall refuse to take the faid oath of fidelity before the faid justice or chief magistrate, it shall and may be lawful for such officer, from whom he has received such money as aforesaid, to detain or confine such perfon or persons until he or they shall take the oath before required; and every officer of marines that shall act contrary hereto, or offend herein, upon proof thereof upon oath made by two witnesses, before a general court-marrial to be thereupon called, shall for such offence be forthwith cashiered and displaced from fuch his office, and shall be thereby utterly disabled to have or hold any civil or military office or employment within this kingdom, or in his Majetty's fervice.

XIIII. Provided always, and it is hereby declared. That all Marine forhis Majesty's marine forces, as well officers as private men, shall part of the from time to time, during their being respectively borne as part complement of the complement of any of his Majesty's ships or vessels, be of any ships Subject of liable in like manner, in all respects, as any officers, of war, liable to the rules or seamen employed in his Majesty's sea service are subject and established by

liable 22Gco.2.c. 33.

liable, to be governed and proceeded against and punished for offences committed by them, tluring the time they shall be borne as part of the complement of fuch thips or vellels, according to the purport, tenor, effect and true intent and meaning of an act of parliament made in the twenty fecond year of his present Majesty's reign, intituled, An aft for amending, explaining and reducing into one act of parliament, the laws relating to the government of his Majesty's ships, vessels and forces by sea, this present act, or any thing herein contained notwithstanding.

CAP. VII.

An att for granting to bis Majesty the sum of two millions, to be raifed by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom against private and unlawful lotteries.

Most gracious Sovereign,

TTE your Majesty's most dutiful and loyal subjects the commons of Great Britain in parliament affembled, towards raising the necessary supplies to defray your Majesty's publick expences, have freely resolved to give and grant unto your Majesty the sum of two millions, one million five hundred thousand pounds, part thereof to be raifed by annuities after the rate of three pounds ten shillings per centum per annum, and five hundred thousand pounds, residue thereof, by a lottery, to be attended with annuities after the rate of three pounds per centum per annum, in such manner and form as is herein after directed; and do therefore most humbly beleech your Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual 2,000,000l. to and temporal and commons in this present parliament assembled, and by the authority of the same, That for or towards raising the faid fum of two millions it shall and may be lawful to and for the feveral persons, natives or foreigners, and bodies politick or corporate, who in pursuance of the resolution of the commons of Great Britain in parliament affembled, have in books opened at the bank of England for that purpose, subscribed and agreed to contribute to the payment of the hid fum of two millions, and who have in pursuance of the 'aid refolution deposited with, or paid to the critical or cashi is of the governor and company of the bank of Englind for the time being, the fum of ten pounds per centum, in part of the fums by them fubferibed respectively, to advance and pay unto the faid cashier or calhiers, who is and are hereby appointed the nece ver and receivers of such contributions (without any further or other warrant to be fued for, had or obtained in that belief) the remainder of the feveral fums to subscribed at or before the respective-days or times, and in the pio ortions in this act limited in that he half.

II. And whereas it is intended that all fuch contributors to the faid fum of wo millions, who thall have subscribed for four handred pounds, shall be intitled to three hundred pounds in annuities

be raifed by annuities and a lottery.

Contributors who have de polited rol. per cent in part thereof, to pay the re mainder within the times limited.

Anno vieglione none Grough II. c. 7;

acquaities after the rate of three pounds an shillings per tentum per annum, transferrable at the bank of England, and to one hundred hounds in lottery tickers, to be attended with annuities (transferrable also at the bank of England) after the rate of three pounds per centum per annum, and so in proportion for a greater or less sum; be it enacted by the authority asuresaid. Times of pay-That all such contributors who have so made the said deposit of ments in reten pounds per centum, in part of the furns by them severally sum of subscribed, as a security for their making their future payments, 1,500,0001. shall make the same accordingly at or before the respective days subscribed toor times, and in the proportions in this acl limited in that behalf; that is to fay, in respect of their proportional share of the faid fum of one million five hundred thousand pounds, fifteen pounds per centum on or before the thirtieth day of March one thousand seven hundred and fifty six; twenty pounds per centum on or before the fifteenth day of May then next enfuing; twenty pounds per centum on or before the fixteenth day of July then next enfuing; twenty pounds per centum on or before the fixteenth day of September then next enfuing; and the remaining fisteen pounds per centum on or before the thirtieth day of Octo-ber then next ensuing; and in respect of their proportional share ment in re-of the said sum of sive hundred thousand pounds, twenty spect of the pounds per centum on or before the twenty second day of April sum of one thousand seven hundred and fifty six; twenty pounds per 500,000 l. tocentum on or before the fixteenth day of June then next enfuing; wards the lottwenty five pounds per centum on or before the fourteenth day of tery. August then next ensuing; and the remaining twenty five pounds per centum on or before the twentieth day of October then Annuities to next following; and that all such contributors for and in re- be ir 3 l. 10 s. spect of three fourths of the sums so by them subscribed, shall be per cent, inintitled to their proportional share of annuities after the rate of three pounds ten thillings per centum per annum; and for and in respect of the remaining fourth part of the sum so subscribed, to and tickets 11. as many lottery tickets as the faid fourth part of the fum fo fub- per cent. icribed shall purchase, after the rate of ten pounds for each ticket; and that every such contributor or adventurer, for every fum of ten pounds so advanced for the purchase of a lottery ticket, shall be intitled to such lot, and to such annuity, after the rate of three pounds per centum per annum, as is herein after directed and appointed.

III. And he it further enacted by the authority aforefaid, That the annuities which shall become due and payable to the Annuities to feveral contributors, their executors, administrators, successors from 11 Feb. and assigns, after the rate of three pounds ten shillings per cen- 1756. tury per annum, in respect of the said sum of one million five hundred thousand pounds, part of the said principal sum of two millions, shall commence and be computed from the eleventh day of February one thousand seven hundred and fitty six; and that so much of the said annuities, as after the said rate of three of interest to pounds ten shillings per centum per annum shall be due on the be on 5 Jan. fitth day of January one thousand seven hundred and fifty seven, 1757, and

fhall

wards to be paid billyearly.

Interest on tickets to commence on & Jan. a757, and payable half-Yearly.

which the time be the that the standard which the standard of the fifth day of July and the fifth day of January, by even and social possibles; des the b and that the annuities which shall become due and payable to the faid contributors, their executors, administrators, successors and affigues, at the rate of three pounds per centum per annum, in respect of the said principal sum of five hundred thousand pounds, residue of the said principal sum of two millions, shall commence and be computed from the fifth day of January which shall be in the year of our Lord one thousand seven hundred and fifty feven, and shall from time to time be paid halfyearly on the fifth day of July and the fifth day of January, by even and equal portions; the first payment thereof to be due and payable for the half-year ended the fifth day of July which shall be in the year of our Lord one thousand seven hundred and fifty seven.

adignable.

IV. And be it further enacted by the authority aforesaid, Cashier to give That the said cashier or cashiers, who shall have received, or money paid in, shall receive any part of the sums so paid by way of desosit, or the fame made otherwise, in respect of the said annuities, after the sare of three pounds ten shillings per centum per cunum, shall fortnwith give receipts in writing, figned by himself or themselves, to every such contributor for all such sums, and that the receipts to be given for any fums paid in respect of the said annuities, after the rate of three pounds ten shillings per centum per annum, shall be asfignable by indorfement thereupon made at any time before the thirtieth day of October one thousand seven hundred and fifty fix. and no longer.

Cashier to give Security;

V. Provided always, That such cashier or cashiers shall give security to the good liking of any three or more of the commisfioners of the treasury now being, or the high treasurer or any three or more of the commissioners of the treasury for the time being, for duly answering and paying into the receipt of his Majesty's exchequer for the publick use, all the monies which they shall have already received by way of deposit, or otherwise, or shall hereafter receive, from time to time, of or for the said sum of two millions, and for accounting duly for the fame, and for performance of the trusts hereby in them reposed; and shall, from time to time, so pay all such monies as soon as they shall receive the fame, or any part thereof, or within five days afterto the exche- wards at the farthest, and shall account for all monies so received by him or them, in the exchequer, according to the due courfe thereof, deducting thereout fuch fums as shall have been paid by him or them in pursuance of this act, in manner herein after mentioned; for which fums to paid, allowance shall be made in his or their accounts.

and to pay in the momes inquei.

VI. And be it further enacted by the authority aforefaid, That it shall and may be lawful to and for the commissioners of apply the mo- his Majesty's treasury now being, or the high treasurer, ore iny wices voted by three or more of the commissioners of the treasury for the time, the commons, being, from time to time, to issue and apply all such sums of

Treasury to nies to the er-

money

Anno vicelimo nono Georgii II. c. 7.

money as shall so be paid into the receipt of his Majesty's exchequer by the faid cashier or cashiers, to such services as shall then have been voted by the commons of Great Britain in this

fession of parliament.

VII. And be it further enacted by the authority aforefaid, Contributors That in the office of the accomptant general of the faid governor names to be and company of the bank of England for the time being, there entered in a shall be provided and kept a book or books, in which shall be book; fairly entered the names of all such contributors as asocietaid; and it shall and may be lawful for the said respective contributors, their executors, administrators, successors, and assigns, inspected from time to time, at all feafonable times, to have refort to and gratis. inspect the said book or books, without any see or charge; and that the said accomptant general for the time being, shall, on Duplicate to or before the twenty fifth day of March one thousand seven hunbe transmitted dred and fifty eight, transmit an attested duplicate, fairly written to the excheon paper, of the faid book or books, into the office of the audi-quer. tor of the receipt of his Majesty's exchequer, there to remain for

VIII. And it is hereby enacted by the authority aforesaid, Contributors That all fuch contributors, duly paying the whole fums by making good them respectively subscribed, at or before the respective days their payand times in this act before limited in that behalf, their respective executors, administrators, successors and assigns, shall have, the annusties. receive and enjoy, their proportional share of the respective annuities of three pounds ten shillings per centum per annum, and three pounds per centum per annum, out of the monies by this act herein after appropriated for payment thereof, and shall have good and fure estates and interests therein for ever; subject nevertheless to the provisoes of redemption in this act herein

after contained, concerning the same respectively.

iX. And be it further enacted by the authority aforefaid, Contributors That all fuch contributors, their executors, administrators, fue- making their cellors and affigns, paying in the whole, or any part of the payments prefums by them subscribed respectively, previous to the days ap-vious to the pointed for the respective payments herein before directed, as times limited, well in respect to their proportional share of the said sum of one interest for the million five hundred thousand pounds, as of the said sum of tame, &c. five hundred thousand pounds, shall be intitled to an allowance of so much money, as the interest of the several sums so previonfly paid, after the rate of three pounds per centum per annum shall amount to, from the days on which such previous payments shall have been actually made, to the respective times on which fuch payments are directed to be made; fuch allowance to be paid by the faid cashier or cashiers, out of the monies contributed towards the faid sum of two millions, as soon as such respective contributors, their executors, administrators, succesfors and affigns, shall have completed their payments herein before directed to be made; and that as foon as any contributors, they executors, administrators, successors and assigns, thall have completed their payments of the whole purchase money, payable Vol. XXI.

by them respectively for any such annuities after the rate of three pounds ten shillings per centum per annum, the principal sum or sums by them subscribed and paid for the purchase of such annuities, shall forthwith be placed to the credit of the said contributors, their executors, administrators, successors and assigns, completing the said payments, and made transferrable in the books of the bank of England, to be kept for that purpose.

Contributors not making good their payments to forfeit their deposits. X. Provided always, That in case any such contributors who have already deposited with, or paid to the said cashier or cashiers, any sum or sums of money, at the times and in the manner before-mentioned, in part of the sums so by them subscribed, or their respective executors, administrators, successors or assigns, do not advance and pay to the said cashier or cashiers, the residue of the sums so by them subscribed, at the times and in the manner before-mentioned, then and in every such case, so much of the sum so subscribed as shall have been actually paid in part thereof to the said cashier or cashiers, shall be forfeited for the benefit of the publick; any thing in this act contained to the contrary thereof in any wise notwithstanding.

Annuities, &c. charged on the finking fund.

XI. And be it further enacted by the authority aforefaid, That the feveral annuities which by this act are granted and made payable, in respect of the sum of one million five hundred thousand pounds, part of the said sum of two millions, as in respect of the sum of sive hundred thousand pounds, being the residue of the said two millions, until redemption thereof by parliament in manner herein after-mentioned, shall be charged and chargeable upon, and payable out of, the monies which shall, from time to time, arise and be remaining in the receipt of his Majesty's exchequer, of or for the surplusses, excesses, overplus monies, and other revenues, composing the sund, commonly called The Sinking Fund; and the said surplusses, excesses, overplus monies, and other revenues, are hereby appropriated for that purpose accordingly.

Managers and directors of the lottery to be appointed by the treafury.

XII. And for establishing a proper method for drawing the faid lottery; be it further enacted by the authority aforesaid, That such persons as the commissioners of his Majesty's treafury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being shall appoint, shall be managers and directors for preparing and delivering out tickets, and to overfee the drawing of lots, and to order, do, and perform, fuch other matters and things as are hereafter in and by this act directed and appointed by fuch managers and directors to be done and performed; and that such managers and directors shall meet together, from time to time, at some publick office or place for the execution of the powers and trusts in them reposed by this act; and that the faid managers and directors, or io many of them as shall be present at any such meeting, or the major part of them, shall cause books to be prepared, in which sary leaf shall be divided or distinguished into three columns, and upon the innermost of the said three columns, there shall but

printed

Books to be prepared with three columns, in each of

printed fifty thousand tickets, hereby intended to be made forth, which 30,000 to be numbered, one, two, three, and so onwards, in an arith-tickets to be metical progression, where the common excels is to be one, un- printed. til they rise to and for the number of fifty thousand; and upon the middle column in every of the faid books, shall be printed fifty thousand tickets, of the same breadth and form, and numbered in like manner; and in the extream column of the faid books there shall be printed a third rank or series of tickets. of the same number with those of the other two columns; which Tickets to be tickets shall severally be of an oblong figure; and in the said of an oblong books shall be joined with oblique lines, flourishes, or devices, joined with in such manner as the said managers and directors, or the ma-oblique lines. jor part of them, shall think most safe and convenient; and that &c. every ticket in the third or extream column of the said books, Tickets in the shall have written or printed thereupon (besides the number of to have the fuch ticket, and the present year of our Lord Christ) words to words followthis effect:

ing printed on them.

The bearer hereof is intitled to fix pounds, part of the joint stock of annuities, after the rate of three pounds per centum per annum, transferrable at the bank of England, or to a better chance.

Managers to examine the books with the tickets, and deliver them to the cashier. Cashier to give a ticket for every sum of 10 l. paid in. Cashier to redeliver the books to the managers, by 6 Nov. and account for the fums received. Tickets undisposed of to be returned into the exchequer. Tickets of the middle columns to be rolled up, and tied, and cut off indentwise into a box marked (A) Box to be locked and sealed. Books to be prepared with two columns, on each of which 50,000 tickets to be printed. 6,500 fortunate. 2 of 10,000 l. 3 of 5,000 l. 6 of 2,000 l. 17 of 1,000 l. 29 of 500 l. 142 of 100 l. 626 of 50 l. 5675 of 20 l. 500 l. to the first drawn ticket, and 1000 l. to the last. 43,500 blank tickets, at the rate of 61. Tickets of the outermost columns to be rolled up and tied, and cut out indentwife, into a box marked (B). Publick notice to be given of times of cutting the tickets into the boxes. The lottery to begin drawing 22 Nov. After each day's drawing the boxes to be locked up and sealed. Numbers of the fortunate tickets, and the sums, to be printed. Disputes relating thereto, to be adjusted by the managers. Penalty of forging tickets or certificates, felony. Cashier may give receipts for monies paid in, before he receives the tickets. Adventurer not paying his whole confideration money, shall lose the advanced money. nagers, &c. to be paid by the commissioners of the treasury out of the lottery money. Guardians may adventure infants money in the lottery. Limitation of sale of chances, &c. Persons selling shares in tickets of which they are not possessed, to forfeit 500 l.

XXVI. And be it further enacted by the authority aforefaid, Offences com-That if any offence against any of the acts of parliament made mitted in Irein this kingdom, for preventing private and unlawful lotteries, land against finall be committed in *Ireland*, the offender shall incur the like venting unpenalty and panishment, to be inflicted in like manner, as if the lawful lotteoffence was committed in this kingdom; and that fuch penal-ries, declared ties as by any the said acts are directed to be recovered in any to be punish-of han Majesty's courts of record at Westminster shall, in case of able, offerees committed against any of the said acts in Ireland, be re- and may be covered in any of his Majesty's courts of record at Dublin. After Dublin. Áaa

After the drawing of the lottery, the tickets to be exchanged for certificates. Accomptant general to give credit for the principal fums in the certificates. Affignments may be made of the faid fums, &c. Certificates to be filed and cancelled, and notes to be given in lieu thereof.

A chief cashier, and accomptant general, to be appointed by the bank for paying the annuities.

Treasury to iffue monies for that purpose to the faid cashiei.

who is to account for the fame.

Accomptant amine the receipts and payments of the cashier. Annuities deemed a per sonal estate. &c. and to be tax free.

The three and half per cent. annuities ftock;

XXX. And for the more easy and sure payment, as well of the faid annuities after the rate of three pounds ten shillings per centum per annum, as of the faid annuities after the rate of three pounds per centum per annum, be it enacted by the authority aforesaid, That the said governor and company of the bank of England, and their successors, shall, from time to time, until the faid respective annuities shall be redeemed according to this act, appoint and imploy one or more sufficient person or persons within their office in the city of London, to be their first or chief cashier or cashiers, and one other sufficient person in the said office to be their accomptant general; and that so much of the monies by this act appropriated for this purpole, as shall be sufficient, from time to time, to answer the said several and respective annuities, and other payments herein directed to be made out of the faid monies, shall, by order of the commissioners of the treasury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being, without any further or other warrant to be fued for, had or obtained in that behalf, from time to time, at the respective days of payment in this act before appointed for payment thereof, to be iffued and paid at the receipt of his Majesty's exchequer to the said first or chief cashier or cashiers, by way of imprest, and upon account, for the payment of the faid several and respective annuities payable by virtue of this act; and that all and every such cashier and cashiers, to whom the faid monies shall, from time to time be issued, shall, from time to time, without delay, pay the same accordingly, and render his or their accounts thereof, according to the due course of the exchequer.

XXXI. And it is hereby also enacted, That the said acgeneral to ex-comptant general for the time being shall, from time to time. inspect and examine all receipts and payments of the said cashier or cashiers, and the vouchers relating thereunto, in order to prevent any fraud, negligence or delay; and that all persons who shall be intitled to any of the said several and respective annuities, and all persons lawfully claiming under them, shall be possessed thereof as of a personal estate, and that the same shall not be descendable to the heir, and shall be free from all taxes. charges and impositions whatsoever, and shall not be liable to any foreign attachment by the custom of London, or otherwise; any law, statute or custom to the contrary in any wife notwith**standing**

XXXII. And be it further enacted by the authority aforefaid, That the said sum of one million five hundred thousand pounds, deemed a joint sian after the faid fum of two millions, on which the faid synuities, after the rate of three pounds ten shillings per commet per annum, shall be attending, shall be deemed one capital or joi. ?

flock :

stock: and that all persons and corporations whatsoever, in proportion to the monies by them severally advanced, for the purchase of the said annuities after the rate of three pounds ten shillings per centum per annum, or to which they shall become intitled, by virtue of this act, shall have and be deemed to have, a proportional interest and share in the said stock and in the annuities attending the same, at the rate aforesaid; and that the and made faid whole capital or joint stock, or any share or interest there-transferrable. in, and the proportional annuity attending the same, shall be assignable and transferrable as this act directs, and not other-

XXXIII. And be it further enacted by the authority afore- The 31. per faid, That all the monies to which any person or persons shall cent. annuibecome intitled by virtue of this act, in respect of any sum ad-ties to be vanced or contributed towards the faid sum of five hundred stock with anthousand pounds, on which the said annuities after the rate of nuities of like three pounds per centum per annum, shall be attending, shall be value, incoradded to the joint stock of annuities transferrable at the bank of porated by England, into which the several sums carrying an interest after 25 G. 2. c. 27. the rate of three pounds per centum per annum, were by an act made in the twenty-fifth year of the reign of his present Majesty, converted, and shall be deemed part of the said joint stock of annuities; subject nevertheless to a redemption by parliament, in fuch manner, and upon fuch notice, as is in the faid act directed in respect of the several and respective annuities redeemable by virtue of the said act; and that all and every person and persons and corporations whatsoever, in proportion to the money to which he, the, or they shall become intitled as aforesaid by virtue of this act, shall have and be deemed to have, a proportional interest and share in the laid joint stock of annuities at the rate aforesaid.

XXXIV. And be it further enacted by the authority aforesaid, Transer books That there shall be constantly kept by the accomptant general to be kept by for the time being, books wherein all affiguments or transfers the accompof the capital or joint stock of annuities after the rate of three tant general. pounds ten shillings per centum per annum, and also all assignments or transfers of the faid annuities after the rate of three pounds per centum per annum, shall at all seasonable times be entered and registered; which entries shall be conceived in proper Method of words for that purpose, and shall be figned by the parties mak- transferring ing fuch affignments or transfers, or if fuch parties be absent, stock. by their respective attorney or attornies thereunto lawfully authorized in writing under their hands and feals, to be attefted by two or more credible witnesses, and that the several persons to whom such transfers shall be made, do respectively underwrite their acceptance thereof; and that no other method of affigning and transferring the said several annuities, or any part thereof,

or any interest, shall be good and available in law.

XX Y. Provided always, That all persons possessed of any Annuities dehas or interest in-either of the said joint stocks or annuities, or viscable by any estate or interest therein, may devise the same by will in will.

writing,

Entry to be made of fuch clause.

duties.

Treasury to pay all meident charges,

and to make an allowance to the cashier, and accomptant general;

to be at the bank.

Officerstaking any fee in the business, torfest 20 l.

The annuities at 31. 10 s. per cent. not redeem ible till ration of 15 years, &c.

writing, attested by two or more credible witnesses; but that no payment shall be made on any such devise, till so much of the faid will as relates to the faid joint stocks of annuities be entered in the said office; and in default of such transfer or devise, such share or interest in the said joint stock of annuities shall go to the Transfer not executors or administrators; and that no stamp duties whatsoliable to stamp ever shall be charged on the said transfers, or any of them; any other law or statute to the contrary notwithstanding.

XXXVI. Provided always, and be it enacted by the authority aforesaid, That out of the monies arising from the contributions towards raifing the faid fum of two millions, the commiffioners of the treasury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being, shall have power to discharge all such incident charges as shall necessarily attend the execution of this act, in such manner as to them shall seem just and reasonable; and also to settle and appoint such allowances as they shall think just and reasonable for the service, pains and labour of the faid cashier or cashiers, for receiving, paying and accounting for the faid contributions; and also shall have power to make out of the faid finking fund, fuch further allowances as they shall think just and reasonable, for the service, pains and labour of the cashier or cashiers of the governor and company of the bank of England, for receiving, paying and accounting for the feveral and respective annuities payable by virtue of this act; and also for the service, pains and labour of the accomptant general of the faid governor and company, for performing the duty and trust incumbent on him by this act; all which aisposal of the allowances hereby impowered to be made as aforesaid, in respect to the service, pains and labour of any officer or officers of the said governor and company, shall be for the use and benefit of the laid governor and company, and at their disposal only; any thing herein contained to the contrary notwithstanding.

XXXVII. And be it hereby enacted by the authority aforesaid, That no fee or gratuity shall be demanded or taken of any of his course of their Majesty's subjects, for receiving or paying the said contribution monies, or any of them, or for any tallies or receipts concerning the same, or for issuing the monies for paying the said several annuities, or any of them; and that no fee or gratuity shall be demanded or taken for any transfer, great or small, to be made in pursuance of this act, upon pain that the officer or person offending, by taking or demanding any such see or gratuity contrary to this act, shall forfeit the sum of twenty rounds to the party grieved, to be recovered with full costs of suit in

any of his Majesty's courts of record at Westminner.

XXXVIII. Provided also, and it is hereby enacted by the authority aforciaid, That at any time after the expiration of fifteen years, to be computed from the eleventh day of Phicuary after the expi. one thousand seven hundred and fifty fix, and not soon upon fix months notice to be printed in the London Gazette, and and 1 ed upon the Roy il Exchange in London, by authority of parliament,



ment, and upon repayment by parliament of the whole principal fum of one million five hundred thousand pounds, for which the faid annuities after the rate of three pounds ten shillings per centum per annum are payable, to such respective persons or corporations as shall be intitled to the same annuities, or upon the like repayment by parliament of any part of the faid fum of one million five hundred thousand pounds, so as such part of the fum so paid at any one time, be not less than five hundred thoufand pounds, and also upon full payment of all arrearages of the same annuities; then, and not till then, the said annuities shall cease and determine, and be understood to be redeemed; and that any vote or resolution of the house of commons, signified by the speaker in writing, to be inserted in the London Ga-wette, and affixed on the Royal Exchange in London as aforesaid, shall be deemed and adjudged to be sufficient notice, within the words and meaning of this act.

XXXIX. Provided always, and it is hereby enacted by the Bank to conauthority aforesaid, That the said governor and company of the tinue a corpobank of England, and their fuccessors, notwithstanding the re-ration till these demption of all or any their own funds in pursuance of the said redeemed, &c. acts for establishing the same, or any of them, shall continue a corporation till all the faid feveral annuities shall be redeemed by parliament, according to the provisoes herein before contained in that behalf; and that the faid governor and company, or any member thereof, shall not incur any disability for or by reason of their doing any matter or thing in pursuance of this act.

XL. And it is hereby enacted by the authority aforefaid, Limitation of That if any person or persons shall at any time or times be sued actions. or profecuted for any thing by him or them done or executed in pursuance of this act, or of any matter or thing in this act contained, such person or persons shall and may plead the gene-1 al issue, and give the special matter in evidence for his or their Ceneral issue. defence; and if upon the trial a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall become nonsuited, then such defendant or defendants shall have treble costs to him or them awarded against such plaintiff or plain. Treble costs. tiffs.

CAP. VIII.

An act to repeal a clause in an act made in the twenty-sixth year of bis present Majesty, intituled, An act to oblige ships more effectually to perform their quarentine; and for the better preventing the plague being brought from foreign parts into Great Britain or Ireland, or the isles if Guernsey, Jersey, Alderney, Sark or Man, whereby Ithe stationing of ships infested with the plague, to the northward of Cape Finisterre, is confined to the barbour of wifew Grimsby, and removeable to no other place, and

26 G. 2. C. 6.

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1. 7.

[7HEREAS by an act of parliament made and passed in the twinty-fixth year of the reign of his present Majesty, intituled, An act to oblige thips more effectually to perform quarentine; and for the better preventing the plague being brought from foreign parts into Great Britain or Ireland, or the isles of Guernsey, Jersey, Alderney, Sark or Man; it is (amongst other things) enacted, That if the plague shall appear on board any ship, being to the northward of Cape Finisterre, the master, commander, or other person, having charge thereof, shall immediately proceed to the harbour of New Grimsby, in the islands of Scilly, and there shall remain till intelligence thereof shall be communicated in manner as therein mentioned, to one of his Majesty's principal secretaries of state, and his Majesty's pleasure be known therein: and whereas it now appears that the said harbour of New Grimsby is an improper and dangerous place for the reception of ships and vessels infected with the plague, by reason that the same lies between the islands of Tresco and Bryer, both fully inhabited: and whereas there is another harbour in the said islands of Scilly, called Saint Helen's Pool, which is safe and commodious for the reception of ships and vessels, and being situate between three uninhabited islands, is a more proper place for the stationing of ships infested with the plague, than it e harbour of New Grimiby: be it therefore enacted by the King's most excellent majesty, by and and with the advice and consent of the lords spiritual and temporal and commons, in this present parliament affembled, and by the authority of the same, That the faid clause in the above-mentioned act, whereby the stationing of ships infected with the plague, to the northward of Cape Finisterre, is confined to the harbour of New Grimsby, and removable to no other place, shall, from and after the passing of this present act, be, and is hereby declared to be, and stand totally repealed to all intents and purposes.

The recited clause repeal-

Vessels infected, being to the northward of Cape Finisterre, to proceed to St. Helen's Pool, and perform quarentine,

II. And be it further enacted by the authority aforesaid, That from and after the faid passing of this present act, if the plague shall appear on board any ship or vessel, being to the northward of Cape Finister re, the master, commander, or other person, having the charge of such ship or vessel, shall immediately proceed to the harbour of Saint Helen's Pool, between the uninhabited islands of Saint Helen's, Tean, and North Withell, or to such other place as his Majesty, his heirs or successors, by and with the advice of his or their privy council, shall from time to time direct and appoint, and shall there remain in like manner, and fubject to the like orders, provisions, restrictions and regulations, and subject to the like penalties for disobedience, as are enacted, provided and inflicted by the aforesaid act, with respectato ships infected with the plague, proceeding to the harbour of New Custom-house Grimsby; and that the custom-house officers shall send intelliofficer to fend gence to one of his Majesty's principal secretaries of state nouse thereof ships or vessels infected with the plague comjugation the sale.

Anno vicelimo nono Georgii II. C. q.

harbour of Saint Helen's Pool, or such other place as shall by his to the secre-Majesty, his heirs or successors, by and with the advice of his tary of state. or their privy council, be directed and appointed, in such and the like manner as they are by the faid act obliged and required to do, with regard to ships so infected, coming into the said harbour of New Grimlby.

CAP. IX.

An act for establishing a fund for payment of the bonds of the governor, bailiffs and commonalty of the company of conservators of the great level of the fens, called Bedford Level; and for exchanging the present bonds of the Said corporation for other bonds, payable out of the revenues of the middle and south levels, part of the said great level; and for enabling the said corporation to borrow further sums, for the use of the said great level.

HEREAS by an act of parliament made in the fifteenth 20Car.2.c.17. act for settling the draining of the great level of the fens, called Bedford Level, taking notice that Francis earl of Bedford, according to a law of fewers, made at King's Lynn in the fixth year of the reign of King Charles the First, had undertaken the draining of the faid great level, situate within the counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the isle of Ely, and bounded as in the said act is particularly mentioned and described; and that he the said earl, was to have for his recompence ninety five thousand acres of the grounds within the said level, with convenient highways and passages to the same; and that William earl of Bedford, fon and heir of the faid earl Francis, with divers of his adventurers and participants, had proceeded in the completing and finishing of the said works; but that the same could not be preserved without constant care, great charge, and orderly government; it was therefore amongst other things, enacted, That the faid William earl of Bedford, and the adventurers and particitants of the faid earl Francis and carl William or either of them. their heirs and affigns, in such manner as in the said act is contained, should be a body politick and corporate, in deed and name, and have Juccession for ever, by the name of The governor, bailists and commonalty of the company of conservators of the great level of the fens; with power to lay taxes upon the faid ninety five thoufand acres only (twelve thousand acres whereof had been designed and intended for his late majesty King Charles the First, and had been fet forth and allotted by bounds in severalty) for the support, maintenance and refervation of the faid great level, and to levy the same with penulties for non-payment, and to do all other things in order to the support, maintenance and preservation of the said great level and unds made, and to be made, in fuch manner as in the faid act is me Wered: and whereas by another act made in the twentieth year of 20 Car. s. c. 8. whe reign of King Charles the Second, intituled, An act for the

taxing and affelling of the lands of the adventurers within the great level of the fens, it was enacted, That eighty three thousand acres, parcel of the faid ninety five thousand acres, should from time to time be taxed and affeffed by a gradual acre tax, of different forts and values of lands; and that the faid twelve thousand acres, residue of the said ninety five thousand acres, should be rated at a medium of the whole tax, to be from time to time affested upon the faid ninety five thousand acres: and to the end, that the said eighty three thousand acres might be more equally taxed by a gradual tax, certain persons in the same att named, were appointed surveyors and valuers of the said eighty three thousand acres; and were within the time limited by the said act, to digest the said eighty three thousand acres into a number of forts and degrees, not under the number of seven sorts and degrees, and to rate and tax fuch degrees, and digest the same into schedules in writing, and make returns thereof, upon their oaths, into the fen office, in fuch manner as by the fuld act is prescribed: and whereas by valuations made by the several persons appointed by the faid all of the twentieth of King Charles the Second, and duly returned into the office of the said corporation in London, the said eighty three thousand acres were set out and digested into eleven different forts and degrees of land, and the several sums to be rated and affeffed upon each of the faid forts and degrees, as their respective proportions of the taxes to be paid to the faid corporation, were by the faid valuations settled and limited; and the faid eighty three thousand acres have always since been taxed by a gradual acre-tax, according to the degrees and proportions so set out and allotted, and the faid twelve thousand acres at a medium of such tax; a single tax upon the said eighty three thousand acres, together with the produce of a proportionable tax upon the faid twelve thousand acres, amounting to the sum of five thousand and fifty one pounds seven shillings and two pence: and whereus by another all made in the twenty sewenth year of e7Geo.2.c.:9, the reign of his present Majesty, intituled, An act for discharging the corporation of the governor, bailiffs and commonalty, of the company of conservators of the great level of the fens, commonly called Bedford Level, from a debt due to the duke of Bedford and earl of Lincoln; and for enabling the proprietors of lands in the north level, part of the faid great level, to raise money to discharge the proportion of the said north level in the debts of the faid corporation; and for ascertaining and appropriating the taxes to be laid on the faid north level; and for the more essectual draining and preserving the said north level, and divers lands adjoining thereto, in the manor of Crowland; taking notice (amongst other things) that at a court of the said corporation, held the tenth day of March one thousand fix hundred and ninety seven, the said corporation declared that the said great level should be siftinguished by the several names of the North Level, Middle Level and South Level; and also taking notice that the said corporation, in order to support and preserve the several works for draining the faid great level, had been obliged to borrow money, and contract sints, amounting in the whole, to the fum of forty ning-shouland one him dred and fifty three pounds eleven shillings ord nine pence; it was among/t

amongst other things, enacted, That the said governor, bailiffs and commonalty of the company of conservators of the said great level of the fens, and their successors, and all and every the lands, taxes, rents and revenues, of the faid corporation, should be absolutely discharged from the sum of eighteen thousand nine hundred and thirteen pounds eleven shillings and nine pence, (part of the said debt of forty nine thousand one hundred and fifty three pounds eleven shillings and nine pence) due and owing to the most noble John duke of Bedsord, and the right honourable Henry earl of Lincoln, who are the owners of the greatest part of the lands lying within the said north level; and that the sum of one thousand eight hundred pounds, to be raised from the taxable lands, lying within the said north level, in the manner by the said att directed, should, when raised, be applied in discharge of the proportion of the said north level of and in the residue of the said debt of forty nine thousand one hundred fifty three pounds eleven shillings and nine pence: and it was by the faid last mentioned act also further enacted and declared, That the taxes chargeable by virtue of the said acts of the fifteenth and twentieth years of King Charles the Second, upon the taxable lands within the faid north level, should be always thereafter, fixed and settled upon so much thereof as shall be part of the said eighty three thousand acres, at a tax and a quarter, and on so much thereof as shall be part of the said twelve thoufand acres, in proportion thereto, according to the said act of the twentieth of King Charles the Second, and should not be lessened or increased under any pretence what soever; and that all the money which should arise or be produced by the said taxes, within the said north level, and all other the rents and revenues arising and payable to the faid corporation by, from or out of the faid north level, or any part thereof, should from thenceforth be applied and disposed of by the faid governor, bailiffs and commonalty, and their successors, in and about the several banks and works of the said north level, in the faid all particularly mentioned, and to and for no other purpose whatfoever; and that the faid north level, and all and fingular the lands, tenements, rents, taxes and revenues thereof, should be freed, exonerated and discharged, of and from the residue of the said debt of forty nine thousand one bundred and fifty three pounds eleven shillings and nine pence, and all interest payable for and in respect thereof; and that the faid north level, or the lands, tenements, rents, revenues and taxes thereof, or of any part thereof, should not be subjest or liable to the payment of any debt, or sum or sums of money, which should at any time thereafter be contracted, taken up or borrowed by the faid corporation, for or on account of the faid middle cr fouth levels or either of them; and also that the said middle and south levels or either of them, or the lands, tenements, rents, revenues and names of them or either of them, should not be subject or liable to the payment of any debt, or sum or sums of money whatsoever, which should at any time thereafter be contracted, taken up or borrowed by the id corporation, on account of the said north level: and whereas the Mid fum of one thousand eight hundred pounds, has been raised and applied in purference of the faid act of the twenty seventh year of his present Majesty's trigh; and the faid corporation have also since the making

making of the said last mentioned act, paid off the sum of one thoufand pounds, in further part of the said debt of forty nine thousand one hundred and fifty three pounds eleven shillings and nine pence. over and besides the said sum of one thousand eight hundred pounds, raised and applied as aforesaid; whereby the debt of the said corporation is reduced to the sum of twenty seven thousand four hundred and forty pounds: and whereas the faid debt of twenty feven thoufand four hundred and forty pounds is secured by bonds, under the seal of the said corporation, who have thereby bound and obliged themselves to pay the several sums mentioned in the said respective bonds; and inasmuch as the said sum of twenty seven thousand sour bundred and forty pounds is, by the faid all of the twenty seventh vear of his present Majesty, become a charge upon the said middle and fouth levels only, it is become necessary to exchange the bonds for securing the said debt, and to mention in the new bonds, to be given for that purpose, that the money so to be secured, is due from the said middle and fouth levels only: and whereas doubts have arisen among st the creditors of the said corporation, concerning the securities they now have for their respective debts, by reason that the said corporation have it in their power, under the before mentioned acts of the fifteenth and twentieth of King Charles the Second, either to tax fuch parts of the said ninety five thousand acres as lie within the said middle and south levels, with very small taxes, or not to tax the same at all, whereby the fund for the payment of the debts due to the laid ereditors, may become deficient: and whereas the faid corporation may have occasion to borrow further sums of money, for the support and preservation of the said great level; and it will be necessary to distinguish in all future bonds to be entered into by the said corporation. whether the money borrowed upon such bonds, be for or on account of the said middle and south levels, or for or on account of the said north level: to the end therefore that a sufficient fund may be at all times hereafter raifed and secured for payment of the bonds of the faid corporation; and that the bonds given by the faid corporation for the said sum of twenty seven thousand sour hundred and forty pounds, may be exchanged as aforesaid; and that the faid corporation may be enabled to borrow fuch further fums, as shall be necessary for the support and preservation of the faid great level; and that distinct bonds may be given for the money which shall be so borrowed upon account of the said middle and fouth levels, and upon account of the faid north level; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal. and commons in this present parliament assembled, and by the authority of the same, That during such time as any debt or fum of money shall be due and owing from or upon account of the on the middle the said middle and south levels, all such parts of the said eighty three thousand acres, as lie within the said levels or either of them, shall yearly and every year be, and the same are herebyis rated, taxed, charged and affelfed, by and with a fingle gradual acre-tax; and fuch parts of the faid twelve thousand acres as he within the faid middle or fouth levels, with a medium of fuch

A fingle tax to be laid upand South Levels, during the continuance of any debt thereon.

fuch fingle gradual acre-tax, according to the said act of the twentieth of King Charles the Second, and the valuations made

in pursuance thereof.

II. Provided always, That it shall be lawful for the gover-Corporation nor, bailiffs and conservators, of the said corporation, from impowered to time to time, to rate, tax, charge or assess, all such parts of the lay a farther tax, if necesfaid eighty three thousand acres, and twelve thousand acres, as saiv. lie within the faid middle or fouth levels, with any farther tax, which they the said governor, bailiffs and conservators shall judge necessary, in the same manner as they might have done

before the making of this act.

III. And be it further enacted, That in lieu of the bonds New bonds to heretofore given by the faid corporation, for securing the pay- lieu of the ment of the faid debt of twenty seven thousand four hundred bonds for the and forty pounds, to the laid governor, bailiffs and conserva- present debt. tors, or any five or more of them, whereof the faid governor or bailiffs, or any of them, to be two, shall give other bonds under the common seal of the said corporation, for the respective fums due to the person or persons possessed of such bonds. mentioning in the bonds fo to be given, that the money fecured thereby, is due and owing upon account of the faid middle and fouth levels; and all and fingular the rents, taxes and revenues, of the faid middle and fouth levels, shall be, and they are hereby declared to be, a security for, and shall be charged and chargeable with the payment of the fums mentioned in fuch bonds, and all interest due, and to become due thereupon.

IV. And to the end, that the faid corporation may be at all Corporation times enabled to raise such sums of money as shall be necessary impowered to for the support and preservation of the said great level, and for borrow for defraying the other necessary expenses attending the same; be it the use of further enacted, That it shall be lawful for the said governor, the north lebailiffs and conservators, or any seven or more of them, where-ceeding soool. of the faid governor or bailiffs, or any of them, to be two, with the confent of the duke of Bedford, his heirs or affigns, lord or lords, lady or ladies, of the manor of Thorney, and of the earl of Lincoln, his heirs or assigns, owner or owners of High and Low Borough fen, from time to time to borrow upon bonds, under the common seal of the said corporation, such sum or fums of money, as they the said governor, bailiffs and confervators, or any seven or more of them, as aforesaid, shall judge necessary, for the use of the said north level, not exceeding in the whole the fum of five thousand pounds; declaring in such bonds, that the money secured thereby, is due and owing upon account of the faid north level; and also any sum or sums of and any sum money, which they the faid governor, bailiffs and conservators, for the middle of any leven or more of them, as aforesaid, shall judge necessary, levels, so as for the use of the said middle and south levels, or either of the whole debt them, so as by the borrowing of such sum or sums, the debt of do not exceed the faid corporation upon account of the faid middle and fouth 12,000 le leicle, be not at any time made to exceed in the whole, the fum

of thirty two hose and pounds; declaring in the bonds to be given

Money bor-

north level, not to be

the middle

and fouth levels; and

vice verfa.

for fuch fum or fums, that the money fecured thereby is due and owing upon account of the faid middle and fouth levels: and the respective rents, taxes and revenues of the said north level. and of the faid middle and fouth levels, shall be, and they are hereby made a fecurity for repayment of the sums so respectively to be borrowed, with legal or less interest for the same, as shall be agreed upon between the faid corporation, and the person or persons lending such money; but no money to be borrowed uprowed for the on account of the faid north level shall be charged or chargeable upon any of the rents, taxes or revenues of the faid middle and fouth levels, or either of them; nor shall any money to be chargeable on borrowed on account of the faid middle and fouth levels be charged or chargeable upon any of the rents, taxes or revenues of the faid north level, or any part thereof.

V. Provided always, and be it enacted, 'That all bonds to be hereafter given by the faid corporation shall be numbered, beginning with number one, and so proceeding in arithmetical progression; and that no bond shall be given for any greater or less

Bonds to be numbered; and none to be for more than 1001. ium than one hundred pounds. VI. And be it further enacted, That all bonds to be given To be trans-

out itamps. Assignments to be entered

ferrable with- by the faid corporation shall be transferrable or assignable by indorfement upon the original bond, without stamps, to any perfon or persons whomsoever; and such transfer or assignment being produced to the register of the said corporation, and by by the register. him entered in a book to be kept for that purpose, (which entry the faid register is hereby required to make upon request, the person producing such transfer or assignment paying the sum of two shillings and fix pence for every such entry) shall intitle the person or persons to whom such transfer or assignment shall be made, his, her or their executors, administrators or assigns, to the money fecured by fuch bond, and all interest due or to grow thereupon: and fuch assignee or assignees may in like manner, by indorfement without stamp, affign and transfer such bond or bonds so assigned as aforesaid; and so totics quoties, as occasion shall require; every such affignment being entered in such book as aforefaid.

Money raised by the corporation upon the taxable lands in the respective levels how to be applied.

VII. And be it further enacted, That all and fingular the rents, taxes and sums of money to be received, raised or levied by the faid corporation, from, upon or upon account of fuch part of the faid ninety five thousand acres as lie within the said north level, shall be charged and chargeable, in the first place, with the payment of fum fums of money as shall at any time hereafter be borrowed by the faid emporation upon account of the faid north level, and the interest of such sums; any thing in the said act of the twenty seventh year of his present Majefly's reign to the contrary thereof in any wife notwithstanding: and that all and fingular the rents, taxes and fums of money to be received, raised or levied by the said corporation, from, upon or upon account of such part of the said ninety five thousand acres as he within the faid middle and fouth levels, or either & them, shall be charged and chargeable, in the first place, with

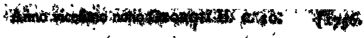
Appo vectimo podo Emorcad II. c. o.

the payment of the aforesaid debt of twenty seven thousand four hundred and forty pounds, and of such other sums of money as shall be borrowed upon account of the said middle and fouth levels, and of the interest of such debt, and sums of money: and the receiver of the faid corporation is hereby impowered and required, out of the first money which shall from time to time come to his hands, arising from the rents, taxes and revenues of the faid north level, to pay the interest of such bonds as shall be entered into upon account of the said north level, and also the principal money due upon such bonds, upon Bonds to be fix months notice left for that purpose at the office of the said fix months corporation in London, by the person or persons possessed of such notice. bonds; and the faid receiver is also hereby impowered and required, out of the first money which shall from time to time come to his hands, arifing from the rents, taxes and revenues of the faid middle and fouth levels, to pay the interest of such bonds as shall be entered into upon account of the said middle and fouth levels, and also the principal money due upon such. bonds, upon like notice left at the office of the faid corporation.

VIII. Provided always, and it is hereby enacted and declared, If not paid, re-That in case any of the bonds to be given by the said corpora-venues of the tion, upon account of the faid north level, or upon account of corporation to the faid middle and fouth levels, shall not be paid by the faid vest in the receiver, pursuant to such notice lest or given as aforesaid, then the bonds, the rents, taxes and revenues of the said north level. the rents, taxes and revenues of the faid north level, and of the faid middle and fouth levels, shall respectively vest in the person or persons possessed of such bonds, until the same, together with all interest due thereupon, shall be fully satisfied and paid: and fuch person or persons, their executors, administrators or assigns, shall have the same power, rights and privileges, of recovering the faid rents, taxes and revenues of the faid north level, and of the faid middle and fouth levels respectively, as the faid corporation would have had, in case such bonds had been regularly and fully fatisfied and paid.

IX. And be it further enacted, That a distinct account shall, Distinct acfrom time to time, be kept of the rents, taxes, revenues and counts to be fums of money, arifing and payable to the faid corporation with - kept of the in the faid north level, and of all monies which shall be applied the respective and disposed of for the use or upon account of the said north levels. level, or any part thereof; and that a like account shall from time to time be kept of the rents, taxes, revenues and fums of money, arising and payable to the said corporation within the faid middle and fouth levels, and of all monies which shall be applied and disposed of for the use or upon account of the said middle and fouth levels, or either of them.

X:-And be it further enacted and declared, That this act shall Publick act. be deemed and allowed, in all courts within this kingdom, to be a publick act; and shall be judicially taken notice of as such, 4 by all judges, justices and other persons, without specially pleading the fame.



CAP. X.

An all for the better ascertaining, recovering and collecting certain duties payable upon the importation and exportation of goods and merchandizes into or out of the harbour of the town and county of Poole; and also of ballast and boomage duties, payable in respect of ships and vessels coming into and going out of the said barbour; and for the enlarging, better repairing and keeping in repair the said barbour, and the quays and wharfs; and sor providing a proper place for keeping gunpowder in or near the said town; and for establishing and regulating a nightly watch; and enlightening the streets in the said town.

X7 HEREAS the mayor, bailiffs, burgesses and commonalty of the town and county of the town of Poole have, time out of mind, received and been intitled to receive certain duties called petty customs or wharfage, upon the importation and exportation of all goods and merchandizes into and out of the harbour of Poole aforefaid, from the owner, importer or exporter of fuch goods and merchandizes, and also certain other duties called boomage and ballast duty, from the masters or commanders of sh ps and vessels; which faid several duties have been constantly under the management of the mayor, bailiffs and burgesses of the said town and county of the town of Poole, as trustees and managers; and the said duties have been applied for the repairing the said harbour, quays and wharfs, and other works neceffary for the more convenient use of the same, within the said town and county: and whereas several persons have resused to pay the laid duties, induced thereto by the great difficulties in supporting, by strict legal evidence, prescriptive claims and rights to duties on each particular species of goods, and the exact and precise sums payable for the fame: and although the faid mayor, bathffs, but geffes and commonalty have brought several actions, in order to establish such their ancient rights; yet, by means of the expences in carrying on such suits, and the many continued evalions and refusals of payment, the money raised by such duties is not sufficient to repair the faid harbour, quay, and what fs, which are now in a ruinous condition, and will be intirely destroyed, if not timely prevented: for remedy whereof, be it enacted, &c.

There shall be paid to the mayor, &c. the rates and duties mentioned in the schedule, and no others Mayor, &c. to appoint and remove officers, allow salaries to, and take securities from such officers. Quay master, &c. to keep accounts. Rates and duties to be levied by distress. Masters, &c. of ships not delivering in an account of their loadings, to forfeit to l. Goods that have paid the duty on importation, not chargeable on exportation. Quay masters may appoint the moorings, &c. of ships. Masters, &c. of ships not observing his directions, to forfeit 40 s. The money to be applied to the cleansing and enlarging the harbour, what is, &c. Persons chargeable to the repairs of what is, to continue so. Mayor, &c. may sourchase lands for enlarging the what is. Where persons are incapable, or refuse to treat for sale of lands, the damage and recommence to be affected by a jury. Lands purchased, to be deemed public quays or what is.

Anno vicelimo nono Groretti II. c. ro.

Mayor, &c. may borrow money on the credit of the tolls. Affignments may be transferred. Goods landed shall be removed from the quays, &c. in 3 days, on penalty of 12 d. per ton; and the same penalty for every 48 hours afterward. Persons emptying ballast, &c. into the harbour, hable to such penalties as persons convicted for publick nu'ances. Mayor and eleven commissioners to be chosen yearly by the inhabitants. On death or removal of commissioners, others to be chosen. In case the inhabitants neglect to appoint commissioners, the mayor and builiffs are to put the act in execution; and on their refulal, a majority of the inhabitants. Commissioners to appoint watchmen, who shall execute orders of the commissioners, under penalty of 108. Commissioners to appoint number and fort of lamps; and regulate the watchmen, and the manner of keeping and lighting the lamps. Orders relating to the watch to be delivered to the water bailiff and affistant constables, who shall keep watch and ward by turns, endeavour to prevent mischiefs by fire, apprehend disorderly persons, and take notice if the watchmen do their duties. Mayor and one justice may remove watchmen. Watchmen to apprehend desorderly person. Commissioners to appoint assessors, who are to assess owners and occupiers of houses, &c. which shall be allowed by two justices, and collected quarterly or halt-yearly Affessionents may be levied by distress and sale Security to be taken of collectors, and saless to be allowed to Differences to be determined by the mayor and justices If perfons liable to pay any rate shall remove, it may be levied, or recovered by action. No fettlement shall be gained by payment of the rates It persons neglect to account, and pay the money remaining in their hands, it may be levied by diffres; and for want of diffres the person to be committed. If any money shall be lost, an additional effesiment shall be mine. Property of lamps vested in the mayor, Sc. The affestments to be applied for watching and lighting the town, and building a may azine for gi npowder. 51. Pen ilty on persons breaking lamps. Persons may lodge gunpowder in the magazine paying he pence a hundred weight. No more than to lb. of gunpowder to be kept in any house, &c or abourd a ship Justices may issue warrants to search for gunpowder, and seize and sell the same. Exception for gunpowder belonging to his Mojetty Persons aggineved may appeal to the quarter fessions. Inhabitants of Poole allowed to be evidences.

The Schedule referred to, viv. For harbour duites, quayage or wharfage, boomare and ballast duties, clargeable on goods, and to be payable by the majter of every ship coming into, loading or unloading any in Poole harbour.

For every ton of good, shipped or unshipped within the limits of the

harbour of Poole, 3 d

Provided that it shall be lawful to import or export goods, into or from any part of the channel leading to Watcham, to the westward of the south-west buoy off the bulwarks of Himkey, and near the entrance of the little channel leading to the town of Poole, free from the faid duty, neither shall any duty be put for bringing goods in hours with out dicks from Warsham, or any part of the chann lito the west of the fouthwest buoy, or any part of the ille of Purbeck-within North Haven Point, to Poole, or from Poole to Wareham, &c.

BOOMAGE.

For boomage the following duties shall be paid, except for such vessels

as are employed in fishing and dredging, viz.

Ever indecked vellel of the butthen of 10 tons, or under, 6d. Of 20 tons, or above 10 tons, 1 s. Of 30 tons, or above 20 tons, 29 Of 40 tons. or above 30 tons, 38 Of 50 tons, or a nove 40 tons, 4 s. Of 60 tons, or above 50 tons, 5s. Of x00 tons or above 60 tons, 6 s. Of a burthen abere 200 tons, 78.

BALLAST. For ballast the tool wing duties, viz. For every ton of ballast, shipped! or unshipped, 6 d. It ВЬ VOL. XXI.

It shall be lawful to thip or unship ballast in any part of the channel leading to Wareham, to the wellward of the louthwest buoy, or any part of the isle of Purbeck, within North Haven Point, duty free; any ship throwing out ballast at any quay within the mouth of the little channel within Poole Stakes, leading to the said town of Poole, in order to careen, shall only pay 6 d. per ton; and no duty shall be paid for reshipping the same. Tobacco pipe clay shall be free.

CAP. XI.

An all for the better supply of mariners and seamen to serve in his Majesty's ships of war, and on board merchant ships and other trading ships and vessels. R OR the better supply of mariners and seamen to serve in

Merchant thips may be navigated by foreign leamen,

his Majesty's ships of war, and on board merchant ships and other trading ships and vessels; be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That from and after the passing of this act, until the twenty fifth day of March one thousand seven hundred and fifty seven, and no longer (except in respect to such merchant ships and other trading thips or vessels which shall be on their voyage before the faid twenty fifth day of March one thousand seven hundred and fifty feven, who shall be and are hereby allowed the liberty and benefit of returning home navigated in the manner as here n after is provided) it thall and may be lawful for any merchant thip or other trading ship or vessel to be navigated by foreign seamen or mariners, not being natives of Great Britain, or of any of the colonies or plantations thereto belonging, or his Majesty's natural or naturalized subjects; so as the number of such foreign ceed not three feamen or mariners do not exceed three fourths of the mariners fourths of the at any one time employed to navigate such merchant ship or other crew, and that trading ship or vessel; and that one fourth at least of the mariners or seamen so employed be at all times natives, or his Majenotwithstand- sty's naturalized subjects of Great Britain, (sudden death, and ing 12 Car. 2. hazard and casualties of war and the seas, saved and excepted) one act of parliament made in the twelfth year of the reign of his late majesty King Charles the Second, intituled, An ast for the encouraging and encreasing shipping and navigation, or any other statute or law to the contrary notwithstanding.

one fourth be natives, &c. C. 18.

> II. Provided always, That nothing in this act contained shall extend to take away or restrain the effect of any such royal proclamation as his Majesty, his heirs and successors, are impowered to make by virtue of an act passed in the thirteenth year of his Majesty's reign, intituled, An act for the better supply of ma. riners and feamen to ferve in his Majesty's ships of war, and on board merchant ships and other trading ships and privateers.

The King's proclamation not to be restrained here-

3 G. z. c. 3.

CAP. XII.

An act for granting to bis Majesty a duty upon licences for retailing beer, ale, and other exciseable liquors; and for establishing a method for granting such licences in Scotland; and for allowing such licences to be granted at a petty sefsion in England, in a certain case therein mentioned.

Most gracious Sovereign,

[X]HEREAS by an act made in the ninth year of the reign of Ann. e. 236 of Queen Anne, intituled, An act for licensing and regulating hackney coaches and chairs, and for charging certain new duties on stampt vellum, parchment and paper, and on cards and dice, and on the exportation of rock falt for Ireland; and for fecuring thereby, and by a weekly payment out of the post office, and by several duties on hides and skins, a yearly fund of one hundred and eighty fix thousand fix hundred and seventy pounds, for thirty two years, to be applied to the satisfaction of fuch orders as are therein mentioned, to the contributors of any fums not exceeding two millions, to be raifed for carrying on the war, and other her Majesty's occasions, it was amongst other things enacted. That there should be raised, levied, collected and paid unto, and for the use of her Majesty, her heirs and successors, for the several and respective things in the said act mentioned, which should be ingrossed, printed or written, the several and respective rates, duties, charges and fums of money, in the fail att expressed; and that for every piece of vellum or parchment, or sheet or piece of paper, upon which (within or during the term of thirty two years, to be reckoned from the thirty first day of August in the year one thoufand seven hundred and eleven) should be ingressed or written any licence for felling of ale, beer, or other exciscable liquors, by retail, the fum or duty of one shilling should be raised, levied, collected and paid, unto and for the use of her Majesty, her heirs and successors, in such manner as in the faid act is expressed; which duty was, amongst 3 Geo. 1. C. 7. other rates and duties, by an act of the third year of the reign of his late majesty King George the First, made perpetual, and made part of the fund, commonly called The general fund: and whereas by a clause of an all made in the sixth year of the roign of his said late majelly King George the First, intituled, An act for preventing 6Geo 1. c. 21. frauds and abuses in the publick revenues of excise, customs, stamp duties, post office, and house money, it is, amongst ether things, enacted, That all mayors, town clerks, and other perforts whom it may concern, who shall take any recognizances from persons for whom licences are intended for felling ale, and other exciseable liquors, shall it beliged to make, or cause to be made out, ale licences, duly stampt, before such recognizances be taken, under the penalty of ten pounds for every such offence: and whereas by an act made in the fixtecoth year of the reign of his present Majosly, intituled, An act for 16 Geo. a. c. 8. repealing certain duties on spirituous liquors or strong waters, "and on licences for retailing the fame; and for laying other du-

ties on spirituous liquors, and on licences to retail the said li-Bbz

quors;

Anno vicalmo tono casolista Ti. Total. quors; all perfens are formid; ander the produces of the faid all inflicted, to retail certain spirituous liquors therein enumerated, without first taking out a yearly licence for that purpose, in manner in the said aft dirested; for which licence the fum of twenty shillings yearly is thereby directed to be paid: and it is also thereby enacted, That no such licence shall be granted for selling by retail any spirituous liquors or strong waters whatsoever, except to such persons only who shall keep taverns, victualling-houses, inns, coffee-houses or ale-kouses: and it is thereby provided and declared, That nothing in the said act shall extend, or be construed to enable any person or persons to sell any spirituous liquors or strong waters by retail, unless such person or per-Jons be first licenced to sell ale or spirituous liquors by two or more of his Majesty's justices of the peace for the county, riding, division, city or liberty, wherein fuch person or persons shall sell the said liquors, under the hands and scals of the said justices: and whereas by an act 24Geo z.c.40. made in the twenty fourth year of his present Majesty's reign, intituled, An act for granting to his Majesty an additional duty upon spirituous liquors, and upon licences for retailing the same; and for repealing the act of the twentieth year of his present Majesty's reign, intituled, An act for granting a duty to his Majefly to be pail by diffillers, upon licences to be taken out by them for retailing spirituous liquors; and for the more effectual restraining the retailing of diffilled spirituous liquors; and for allowing a drawback upon the exportation of British made spirits; and that the parish of Saint Alary le Bon, in the county of Middlesex, shall be under the inspection of the head office of excise; an acditional duty of twenty shillings per annum is directed to be paid for every licence taken out for retailing spirituous liquors, to be paid down in like manner, and at the same time, and to be levied by the Jame means, and under the like penalties, as the duty upon licences to be granted by virtue of the faid act made in the fixteenth year of the reign of his present Majesty is directed to be raised, levied, collected 29 Geo. 2. c.7. and paid: and where is by an oct made in this fellion of parliament, the interest of fifteen hundred thousand pounds, part of the sum of two millions advanced on the credit of the faid act, after the rate of three pounds ten sbillings per annum, and the interest of five hundred thousand pounds, residue of the said sum of two millions, after the rate of three pounds per annum, are charged upon the fund commonly called The finking fund: we your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, towards making good the faid interest of the faid fum of two millions charged on the faid fund, have refolved to give and grant unto your Majesty a duty of twenty shillings for every piece of vellum or parchment, or sheet or piece of paper, on which shall be ingrossed, written or printed, any licence from justices of the peace for selling ale, beer, or other exciseable liquors by retail in Great Britain, over and above all other duties chargeable thereupon; and do therefore most humbly befeech your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice.

and confent of the lords spiritual and temporal and commons

in this present parliament attended, and by the authority of the same, That from and after the seast of Beffer one thousand feven hundred and fifty fix, there shall be, throughout the king- Additional dom of Great Britain, raised, levied, collected and paid to his stamp duty of Majesty, his heirs and successors for the purpose aforesaid, a licencessor reduty of twenty shillings for every piece of vellum or parchment, tai ing beer, or sheet or piece of paper, on which shall be ingrossed, written and other ex or printed, any fuch licence for felling ale or beer, or other ex- cheable hcifeable liquors by retail, over and above all other duties charge-quois. able thereupon.

II. And be it further enacted by the authority aforesaid, Duties to be That for the better and more effectual levying, collecting and under the paying the faid duty of twenty shillings, the same shall be under management the government, care and management of the commissioners of the commissioners for for the time being appointed to manage the duties charged on framps, who stampt vellum, parchment and paper; who, or the major part are to appoint of them, are hereby required and impowered, to employ the officers; and necessary officers under them for that purpose, and to cause such a new stamp. new stamp to be provided, to denote the said duty of twenty shillings, as shall be requisite in that behalf; and to do all other things necessary to be done for putting this act in execution with relation to the faid duty hereby granted, in the like, and in as full and ample manner, as they, or the major part of them, are authorized to put in execution, any former law concerning

stampt vellum, parchment or paper.

III. And be it further enacted by the authority aforefuld, Piper, &c. for That all vellum, parchment and paper, upon which any such licences to be licence thall from and after the feast of Easter one thousand seven brought to the hundred and fitty fix, be ingrossed, written or printed, be samp other, brought to the head office for stamping or marking vellum, parchment and paper; and the faid commissioners by themselves, or by their officers imployed under them, shall forthwith upon demand to them made, by any person or persons, from time to time, stamp or mark any quantities or parcels of and duties to vellum, parchment or paper, to be used for the purpose of in- be paid upon groffing, writing or printing such licence, he or they paying to stamping. the receiver general of the stamp duties for the time being, or to his deputy or clerk, the duty payable for the same by this act, without any fee or reward; which stamp or mark to be put thereupon in pursuance of this act, shall be a sufficient discharge for the duty hereby payable for the faid vellum, parchment or paper, which shall be so stampt or marked.

IV. And be it further enacted by the authority aforefaid, Commission-That the faid commissioners, and all other officers who shall be er and other enthoyed at or about the collecting or managing of the laid officers to a duty hereby granted, shall in the execution of their offices and bey orders of shift, observe and perform such rales, methods and orders, as the treating they respectively shall, from time to time, receive from the commissioners of the treasury, or the treasurer of the exche-on account of muer for the time being; and that no fee or reward shall be de- the duties. manded or taken by any fuch commissioners and officers relating Officer ne-

374 glecting his duty, to the damage of another, an-Iwerable for treble costs.

Duties to be paid to the receiver gene. ral of the stamps,

and by him into the exchequer.

Commissioners to take care that fufficient quantities of fa upt paper, &c. be dutri. buted.

Price of Stampt paper, &c. to be yearly let; and usual allowance made for prompt payment.

Stamp may be altered, or renewed.

Allowance to upon for old fampt paper, &c.

Apic victim was saven and saven saven to the faid duty, from any of his Majetty's Majetts, for say matter or thing to be done in pursuance of this act; and in case any officer intrusted in the execution of this act, in relation to the faid duty, shall refuse or neglect to perform any matter or the same, with thing by this act required to be done or performed by him, whereby any of his Majesty's subjects shall or may sustain any damage whatsoever, such officer so offending, shall be liable by any action to be founded on this statute, to answer to the party gueved all such damage, with treble costs of suit.

V. And it is hereby further enacted, That the duty hereby granted, shall be paid, from time to time, into the hands of the receiver general for the time being of the duties of stampt vellum, parchment and paper, who shall keep a separate and diflinct account thereof, and pay the same (the necessary charges of raising, paying and accounting for the same excepted) into the receipt of the exchequer, for the purpose in the said act expressed, at such time, and in such manner, as any sormer duties on stampt vellum, parchment and paper, are directed to be

VI. And be it further enacted by the authority aforefaid, That the said commissioners for the time being, shall take care that the several parts of the kingdom of Great Britain, shall, from time to time, be sufficiently furnished with velluin, parchment and paper, stamped and marked as by this act is directed, to the end that the subjects of his Majesty, his heirs and succesfors, may have it in their election to buy the fame of the officers and persons to be employed by the said commissioners, at the usual and most common rates above the said duty, or to bring their own vellum, parchment or paper to be stampt or marked as aforefaid.

VII. And be it further enacted by the authority aforesaid, That the price of such stampt vellum, parchment and paper, shall be yearly set, and such price stampt, and such allowance made upon present payment of the said duty, for any quantity of the faid vellum, parchment or paper, so by the faid commissioners to be fold, in such manner as by any former law relating to stampt vellum, parchment or paper is directed,

VIII. And be it further enacted by the authority aforesaid, That the said stamp hereby directed to be provided and used, shall and may be altered or renewed in such manner as any other stamp on vellum, parchment or paper, are by any former law relating to stampt vellum, parchment or paper, directed to be altered or renewed; and that all persons who shall have in be made there- their custody or possession, any vellum, parchment or paper, marked with the stamp or mark which shall be for littled pravenewed, or on which a new stamp is hereby directed to be inpressed, shall have the like remedy and allowance, as by any former law relating to stampt vellum, parchment or paper, 's · in like cales directed.

> 1X. And be it further enacted by the authority aforesaid, That the said commusioners, and their officers, shall be sub-

Penalties on breach of trust,

ject

ject to such penalties and forfeitures for any breach of the trust or misapplica-hereby in them reposed, or for diverting or misapplying of the tion of monies, money received in pursuance of this act, as by any former law ers or officers. relating to stampt vellum, parchment or paper, are inflicted.

X. And whereas ale, beer, and other exciseable liquers, which cannot be fold by retail in that part of Great Britain called England, without licence from justices of the peace, may be fold by retail without any licence in that part of Great Britain called Scotland: and whereas it is expedient that retailers of Juch liquois in both tarts of this kingdom, should be subject to the like powers and authorities; be Persons keep. it therefore enacted by the authority aforefaid, That from and ing alenouses after the twenty fifth day of October one thousand seven hundred in South I d, to and fifty fix, in every royal borough, and from and after the first day of November one thousand seven hundred and fitty six, in every thire and stewartry in that part of Great Britain called Scotland, no person shall keep any ale-house, tippling-house, or victualling-house, or sell ale, beer, or other exciseable liquois by retail, but fuch persons only who shall be annually thereto admitted, allowed and licensed according to the directions contained in this act.

XI. And be it further enacted by the authority aforesaid, Justices in That the justices of the peace in each shire and stewartry in that Scot and to part of Great Britain called Scotland, shall have full power and au-meet annually thority, and they are hereby impowered and required, annually to assemble and meet together, in their respective shires and stewartries, on the first day of November, or on the next lawful day thereafter, at the hour and place when and where the general quarter fessions for such shire or stewartry have usually been held, the first assembly or meeting to be held on the first day of November one thousand seven hundred and fifty six; and at fuch annual meeting to admit, allow and license, for the to heense aleyear then next enfuing, fuch and fo many persons as the major houses. part of the justices then affembled, shall think meet and convenient, to keep ale-houses, tippling-houses, victualling-houses, or to fell ale, beer, or other exciseable liquors by retail, within

fuch respective thire or stewartry, or in the event hereaftermentioned, within any royal borough or boroughs, fituated in fuch thire or stewartry; and the faid justices shall deliver or cause to be delivered, to each person so by them admitted, allowed and licensed, a licence ingrossed, written or printed, up-

on a piece of vellum, parchment or paper sampt, as by this act is directed, with a samp denoting the payment of the duty of twenty shillings, and signed by the practes of the said meet-ing, and by the clerk of the peace of the said shire or stewartry; able on each for each of which licences, there shall be paid and payable the licence, to the Aim of one shilling to the clerk of the peace, for his trouble and clerk of the Jee, over and above the faid fum of twenty shillings, for the peace. istamp duty imposed by this act, and no further or greater sum shall be demanded or paid for each licence, upon any account or pictence whitfoever.

XII. And for the more ready and convenient granting of li-Magifrates of cences ro, alboroughs B b 4

purpole.

to meet year- cences to persons residing in the royal boroughs, in that part of ly for the like Great Britain called Scotland, and the royalties thereof; be it further enacted by the authority aforefaid, That the magistrates of each royal borough shall yearly and every year, on the twenty fifth day of October, or the next lawful day thereafter, the first meeting to be on the twenty hith day of October one thousand seven hundred and fifty six, assemble and meet together, at the time and place when and where they usually have met, for transacting the business of such royal borough; and the said magistrates, or any two of them at least, shall at such annual meeting, admit, allow and license, for the year then next enfuing, fich and so many persons as the said magistrates, or two of them at the least, shall think meet and convenient, to keep ale houses, tippling-houses, victualling-houses, or to sell ale, beer, or other exciteable liquois by retail, within every fuch royal borough, and the royalty thereof, and the faid magistrates, or two of them at the least, shall deliver or cause to be delivered to each person to by them admitted, allowed and licensed, a licence ingrossed, written or printed, upon a piece of vellum, parchment or paper, stampt as by this act is directed, with a stamp denoting the payment of the duty of twenty shillings, and figned by two of the faid magistrates, and by the clerk of fuch royal borough; for each of which licences the like fee of one shilling, over and above the faid sum of twenty shillings, and no more, shall be paid as is hereby directed to be paid for licences granted in thires and stewaitries.

Where there shall not be a fufficient number of act in my royal borough, juit (es mi,

to be in force for one year only.

Persons in Scotland con-

XIII. Provided always, and be it further enacted, That if in any royal borough, there shall not be a sufficient number of magistrates capable to grant licences pursuant to the qualifications and directions of this act, at any of the times when licences for magnituate, to ale-houses, tippling-houses, or victualling-houses in the royal boroughs, are hereby appointed to be granted, then and in such case it shall and may be lawful to and for the justices of the grant licences, peace of the faid thire or flewartry, in which fuch royal borough or boroughs shall be situated, to grant licences for such royal borough or boroughs, at the same time, and in the same manner, as they are hereby impowered to do for the thire or flewartry, and all licences to granted for royal boroughs by juflices of the peace of the thire or stewartry, shall continue in force until the next annual day for granting licences according to this act, and no longer

XIV. And whereas tersons may presume to keep ale-houses, tippling-houses, or victualling-houses, or to sell ale, beer, or other exciseable liquois, without such licence as is levely required, be it enacted by the authority aforefaid, That every performer for the twenty fifth day of October one thousand seven hundred and ing unucented fifty fix, in royal boroughs, and after the first day of November ale-houses, ac, one thousand seven hundred and fifty fix, in there's and stewartries, shall keep an ale house, tippling-house or victuallinghouse, or shall fell ale, beer, or other exciseable liquors by retail, without being licensed their eunto according to the directions

And wellow Hell Gablicit II. c. 12.

of this act, and shall be thereof convicted within one month after such offence committed, on his or her confession, or the oath of one credible witness, by any two justices of the peace of the shire or stewartry, or by any two magistrates in any royal to forfeit for borough where such offender shall reside or be licensed, every the first offuch offender shall forfeit and pay for the first offence, the sum tence, 5%. of five shillings, for the second offence the sum of ten shillings, for the second and for the third offence the sum of twenty shillings, and shall, 10s. after the faid third offence, be incapable of keeping an alehouse, tippling house, or victualling-house, or of felling ale, and to be beer, or other exciscable liquors by retail, by virtue of any licence disqualified; granted before such conviction, or of having any licence for such purpose thereafter; and if any such offender shall continue to commit any of the aforelaid offences, then such offender thall, and for every for every offence subsequent to his third conviction, forfest and subsequent of-pay the sum of forty shillings; all which respective penalties sence, 40 s. pay the fum of forty shillings; all which respective penalties and forfeitures shall and may be levied by distress and sale of the to be levied by goods and chattels of every such offender (rendering to him or diffuels and her the overplus, after the charges of the faid diffrels and fale are deducted) by warrant figured by the justices or magistrates respectively who do convict such offender; which said penalties shall be paid and applied, one half thereof to the informer, and the other half to the poor of the parish where such offence shall one moiety to be committed; and such conviction signed by the said two justices the informer, the other to or magistrates respectively, shall be good and sufficient in law to the poor of the all intents and purposes; and the faid justices or magistrates re-parish spectively, shall, immediately after the said conviction is signed Conviction to as aforesaid, intimate, or cause to be intimated, the said con-viction to the person convicted, and shall return or certify the er, and certif-same, and the proceedings therein, to the clerk of the peace of ed to the clerk the shire or stewartry in which such justices or magistrates do of the peace, act, or in which the royal borough shall be situated, to be by the faid clerk preserved amongst the records of the said shire or and recorded.

XV. Provided always, and be it further enacted by the au- Persons agthority aforefaid, That if any person aggrieved by such con-gueved may viction shall be minded to appeal from such conviction, it shall appeal to the and may be lawful to and for fuch person, within two days gnarter-letafter such conviction shall have been intimated to him or her, to appeal to the next enfuing quarter-fellions, or adjournment thereof, which shall be held for the shire or stewartry where fuch offence shall have been committed, or wherein such royal borough is fituated; and the justices of the peace assembled at fuch quarter-kestions or adjournment, are hereby authorized and impour . 'to hear and determine the faid appeals, and to give fand cause to be executed such judgment or sentence, as in their Jopinion the justices or magistrates from whom the case is appealed, ought to have given.

stewartry.

XVI. Provided always, That the person appealing shall with Notice, and all convenient speed, and before the meeting of the said quar- reasons of apter-lessions or adjournment thereof, leave his or her reasons of peal, to be appeal left with the

Aprio vinistro agno Groscott The Cre.

appeal in writing with the clerk of the peace of the faid thire of clerk of the peace. &c.

Conviction to be exhibited at the fessions

and copy to be delivered, on paying 6d.

20s. Penalty on appeals deemed frivolous.

Judgment of justices to be final.

Brewers, &c. in Scotland. inhibited to grant licences

or act in the execution of this act,

on penalty of 50 l.

one moiety to

stewartry, and also attend, and with effect prosecute, such his or her appeal at the faid quarter-fessions or adjournment thereof; and the clerk of the peace shall, at the quarter-sessions or adjournment thereof, produce all such convictions and reasons of appeal as shall have been returned or certified to him, or left with him lince the last quarter-destions or adjournment thereof, and shall, upon reasonable notice, deliver to any person requiring the same, a sair copy of such conviction or reasons of appeal; for each copy whereof, the fum or fee of fix pence, and no more, shall be demanded and paid.

XVII. And in order to prevent frivolous and vexatious appeals, be it further enacted by the authority aforefaid, That it shall and may be lawful to and for the justices of the peace at the faid quarter festions or adjournment thereof, if they shall judge any appeal from any conviction to be frivolous and calculated for delay, to award, order and direct the party appealing, to pay any fum not exceeding twenty shillings, over and above the penalties herein before-mentioned, to be levied and applied in such manner, and to such use or uses, as the said juflices shall direct and appoint; and the judgment and determination of the faid justices at the quarter-lessions or adjournment thereof, shall in all the cases aforesaid, be final and conclusive to all intents and purpoles.

XVIII. And whereas it is expedient that persons impowered to grant because by virtue of this act, shall not be frayed by interest in the execution of the powers vefled in them; be it therefore enacted by the authority aforefaid, That no justice of the peace or magistrate in any thire, stewartry, or royal borough, in that part of Great Britain called Scotland, who is a brewer, malster, distiller, or retailer of ale, beer, or other exciseable liquors, or is concerned in partnership, or otherwise, with any brewer, malster, distiller, or retailer of ale, beer, or other exciseable liquors, at any of the time or times when any of the powers in this act are 'to be executed, shall act in any of the meetings for granting of any licence or licences, or shall convict or join in any conviction, or in the determination of any appeal directed by this act; and every justice of the peace or magistrate who shall offend in any of the premisses, thall, for every such offence, forfeit and pay the fum of fifty pounds, to be recovered by any person who will fue for the same within six months after such offence committed, by action, bill, plaint or information, in his Majesty's court of exchequer in that part of Great Britain called Scatland, in which no effoin, protection, wager of law, or more than one imparlance shall be allowed; which said penalty of size, no penalty the protecutor shall be paid, one moiety thereof to the person who sues for the same, and the other moiety to the collector of the cels for the flue or stewartry within which such justice or magistrate has offended, to be applied for the reparation of the highways or bridges in such shire or stewartry, in such manner as the per-

estadoren 11. c. 12.

fons who by law have the ordering and directing such repara- the other to tions, shall think proper.

XIX. Provided nevertheless, and be it further enacted by the roads. authority aforesaid, That nothing in this act contained shall ex- Licences for tend or be construed to extend to charge any licence for keep-houses on the ing any ale-house, tippling-house, victualling-house, or place for military roads, &c. in the fale of ale, beer, and other exciteable liquors by retail, fitu- scotland. ated upon or near the King's military road or roads, made or to be made in that part of Great Britain called Scotland, at the publick charge, and not being within any royal borough, nor within the burghs of Dumblain, Muthill, Crief, Dunkeld, or within one mile of any of the faid royal boroughs or burghs, with any duty hereby directed to be paid, levied or received; but all fuch licences shall and may be granted and delivered by the justices of the peace of the respective shires and stewartries, where to be issued on fuch road and roads shall and may lie, upon the payment of one payment of shilling for each licence to the clerk of the peace of such shire or is only to the stewartry, for his trouble only; any thing herein contained to clerk of the

the contrary in any wife notwithstanding.

XX. And be it further enacted by the authority aforefaid, That if any person shall from and after the feast of Easter one thouland feven hundred and fifty fix, write, ingrofs or print, or rol. Penalty cause to be written, ingrossed or printed, any such licence to be on making out granted by justices of the peace as aforesaid, for selling of ale, licences before beer, or other exciseable liquors by retail, before the vellum, frampt, parchment or paper whereupon such licence shall be ingrossed, written or printed, shall appear to have been duly stampt, every person so offending shall, for every such offence, forfest the sum and 51. on of ten pounds, with full costs of suit; to be recovered in such making them contrary to manner as penalties by any former laws relating to stampt vel- the intention lum, parchment or paper, are directed to be recovered: and that of this act if any fuch licence shall be so ingrossed, written or printed, contrary to the true intent and meaning of this act, then and in e- and the same very such case, there shall be answered and paid to his Majesty, to be vacated his heirs and fuccessors, over and above the duty hereby due unless the duty and payable for every such licence, the sum of five pounds, to and time be be applied and paid in such manner, and to such uses, as the paid, and refaid duty hereby granted is applicable and payable; and that no duced, fuch licence shall be available in law, or be given in evidence, or admitted in any court, unless as well the faid duty hereby charged, as the faid fum of five pounds, shall be first paid to the transit of use of his Majesty, his heirs and successors, for the purposes of stampt, ac. this act, and a receipt produced for the same under the hand of the receiver general for the time being, of the stamp ducies, or and until the vellum, parchment or paper, on which such licence is so ingressed, written or printed, shall be marked or stampt according to the tenor and true meaning of this act; and that the faid receiver general, or his deputy or clerk, shall upon payment or tender of the faid duty - payable by virtue of this act, and of the faid fum of five pounds, give a receipt for such money; and that thereupon the other

Anon vicefind none District 1. 1.16. proper officers shall mark and flamp such licence, with the pro-

per mark and stamp requisite in that behalf.

Forging the stamp. &c. Felony, without clergy.

XXI. And be it further enacted by the authority aforefaid. That if any person shall counterfeit or sorge any stamp or mark to refemble the stamp or mark directed to be provided by this act, or shall counterfeit or resemble the impression of the same upon any vellum, parchment or paper, with an intent to defraud his Majesty, his heirs or successors, of the said duty, or shall utter, vend, or fell any vellum, parchment or paper, with fuch counterfeit mark or stamp thereupon, knowing such mark or stamp to be counterfeit, or shall cause or procure any vellum, parchment or paper to be stampt or marked with such counterfeit mark or stamp, or shall privately or fraudulently use any stamp to be provided or used in pursuance of this act, with an intent thereby to defraud his Majesty, his heirs or successors, of the faid duty, or shall cause or procure to be forged or counterfeited any stamp or mark, to resemble any stamp or mark hereby directed to be used, every person so offending, being thereof lawfully convicted, shall be adjudged a felon, and shall suffer death as in cases of felony, without benefit of clergy.

No licences to be iffued but according to 9 Ann. c. 23.

XXII. And be it further enacted by the authority aforefaid. That neither his Majesty's commissioners of excise in England to persons pro or Scotland respectively, nor any of the collectors or supervisors ducing heence of excile, or any other officers by the faid commissioners respectively appointed to deliver licences to the retailers of any spirituous liquors or strong waters, shall grant or deliver any such licence to any person who shall not produce a licence granted to him or her in due form of law by justices of the peace, to sell ale, beer, or other exciseable liquors, and stamped as by the said act made in the ninth year of the reign of Queen Anne and by this act is duected.

On death or removal of persons occupying licented houses, their affigns, &c. the same for the relidue of the year.

XXIII. Provided nevertheless, and be it enacted by the authority aforefaid, That if any person so licensed to sell ale, beer, or other exciseable liquors, shall die or remove from the alehouse or other place wherein such ale, beer, or other liquors, shall, by virtue of such licence, be fold, it shall and may be lawmay continue ful for the executors, administrators and assigns, of such person fo dying or removing, who shall be possessed of such house or place, or the occupier thereof, to fell ale, beer, or other liquors therein, during the relidue of the term for which such licence shall have been granted to the person so dying or removing, without any certificate from any justice of the peace, or any new licence to be had or obtained in that behalf; any thing in the faid act made in the twenty fixth year of the reign of his prefent Majesty, or any other law to the contrary thereof like, with notwithstanding.

New licences may be grant ed to houses unoccupied and licented

XXIV. Provided always, and be it enacted, That in case any ale house or victualling-house, in that part of Great Britain called England, shall become empty or unoccupied after the general day appointed for licensing (the occupier whereof was duly licenfed the year preceding) it shall be lawful for any two of his Majesty's

Majesty's justices of the peace, at a petry fellions to grant a li- the preceding cence to any new tenant or occupier, to open such house as an year. ale-house or victualling-house, and to sell ale there, till the next general licensing day, so as the said licence be stamped as here-in directed; such new tenant or occupier obtaining such certifi-tificate as precate, as is directed and prescribed in and by an act of parliament, icribed by made in the twenty fixth year of his Majesty's reign, intituled, 26 Gco.2.c. 32. An all for regulating the manner of licensing ale-houses, in that part

of Great Britain called England; and for the more easy convicting

perfone felling ale and other liquors without licence.

XXV. Provided also, and be it enacted by the authority a- Act not to foresaid, That nothing in this act, or in any former law relating extend to lito stampt vellum, parchment or paper, contained, shall extend, cences grantor be construed to extend, to charge with any duty, such vellum, ed by commisparchment or paper, on which any licence to be granted by the side. faid commissioners of excise respectively, or by their officers, to retail distilled liquors or strong waters, shall be ingrossed, writ-

ten or printed.

XXVI. And be it further enacted by the authority aforefaid, That every person who shall retail ale, beer, or other liquors, in Persons selling any prison, or house of correction, or workhouse to be appoint—prisons to take ed for the reception of poor persons, shall be deemed a keeper of out heenees. a common ale-house or tippling-house, and shall be subject to the penalties inflicted by law on the keepers of common alehouses and tippling-houses, unless he or the shall obtain from the justices of the peace, according to due course of law, a licence to retail such beer, ale, or other exciseable liquors.

XXVII. And be it further enacted by the authority aforefaid, This duty to That towards making good to the finking fund, the interest of be carried into two millions charged thereon by an act of this fession of par-the sinking liament, the faid duty hereby granted shall be carried to and fund.

made part of the said fund.

XXVIII. And be it further enacted by the authority aforefaid, Perions fued That if any action shall at any time be brought against any per- on this act, fon for any matter or thing, which he or the thall do, or cause may plead the to be done, by virtue or in execution of this act, in every such general issue, case the defendant or defendants in every such action, may plead the general iffue, and give this act and the special matter in evidence, on any trial or trials to be hereafter had in fuch action; and that if the plaintiff or plaintiffs in any fuch action shall difcontinue such action, or become nonsuit, or if judgment shall be given against such plaintiff or plaintiffs, in such action, the and recover defendant or defendants in every such action shall recover his, trebie costs. her, or their treble costs of suit.

CAP. XIII.

can all for granting to his Majesty an additional duty on cards and dice.

Most gracious Sovereign,

THEREAS by an act made in the nixth year of the reign of Queen Anne, intituled, An act for licensing and regulat-9 Ann. c. 23.

ing hackney coaches and chairs, and for charging certain flew duties on stampt vellum, parchment and paper, and on cards and dice, and on the exportation of rock falt for Ireland; and for fecuring thereby, and by a weekly payment out of the post office, and by several duties on hides and skins, a yearly fund of one hundred eighty fix thousand fix hundred and seventy pounds, for thirty two years, to be applied to the fatisfaction of fuch orders as are therein mentioned, to the contributors of any fum not exceeding two millions, to be raifed for carrying on the war, and other her Majesty's occasions; it was enasted, That from and after the eleventh day of June one thousand seven hundred and eleven, during the term of thirty two years from thence next enfuing, there should be raised, collected, levied and paid, unto and for the use of her Majesty, her heirs and successors, for all playing cards and dice, which during the faid term should be made fit for fale or use in Great Britain, or imported, the duties following; that is to say, For every pack of such cards, the sum of six pence; and for every pair of such dice, the sum of sive shillings, to be paid by the makers or importers thereof respectively; and it was thereby enacted, That such duties upon such cards and dice imported, should be levied and brought into the exchequer, in fuch manner and form, and under such penalties and forfeitures, as any her Majesty's customs or duties on subsidy goods inwards, were by any law then in force to be levied and brought into her Majesty's exchequer; and it was thereby enacted, That all makers of playing eards or dice made in Great Britain, before they should respectively begin to make any such cards or dice, should give or send to the commissioners for managing the duties on stampt vellum, parchment and paper (who are by the said all appointed to manage the faid duties on cards and dice) or to their officers. fuch notice as by the said act is directed, and should permit the proper officers for the faid duties, to enter any house or place for making cards or dice, and take an account thereof, and should not remove or suffer to be removed the same, from such house or place, until the mark and feal devised to denote the charging the faid duties, should be put on the faid cards and dice respectively; and that the makers of fuch cards and dice should make an entry, and clear the duties owing from them respectively, without fraud or concealment, in such manner, and at such times, as by the said act is directed, upon fuch pain, and under fuch penalties and forfeitures, as are thereby inflicted for any such offence, to be recovered in manner as by the faid act is directed; and whereas for the better securing the duties on playing cards and dice, it was by an act made in the tenth 10 Ann. c. 19. year of the reign of Queen Anne, intituled, An act for laying feveral duties upon all sope and paper made in Great Britain, or imported into the same; and upon chequered and striped linenimported; and upon certain filks, callicoes, linens and stuffs printed, painted or stained; and upon several kinds of stampe veilum, parchment and paper; and upon certain printed papers, pamphlets and advertisements; for raising the sum of one million eight hundred thousand pounds by way of a lottery towards her Majesty's supply; and for licensing an additional num-

Anno vicelimo nono Georgii II. C. 12.

number of hackney chairs; and for charging certain flocks of cards and dice; and for better fecuring her Majesty's duties to arise in the office for the stamp duties, by licences for marriages, and otherwise; and for relief of persons who have not claimed their lottery tickets in due time, or have lost exchequer bills or lottery tickets; and for borrowing money upon stock (part of the capital of the South Sea company) for the use of the publick. further enacted, That during the continuance of the faid duties, no playing cards or dice should be sold or exposed to sale, or used in playing in any publick gaming house, unless the paper and thread inclosing, or which should have inclosed the same, should have been respectively fealed and stampt or marked, according to the faid former act in that behalf, and unless one eard in each pack or parcel of cards sold, should be so marked or stampt on the spotted five thereof, with such mark or stamp as the said commissioners should direct and appoint, under fuch penaltics and forfeitures as by the faid all are inflicted, to be recovered in such manner as in the said act is directed: and whereas provision was made by the last-mentioned act for preventing the forgery of the scal, stamp or mark, provided to denote the payment on the faid duty, and for obliging the makers of cards and dice to give due notice of their intention to make the same, and for prohibiting the removal of the materials being to be wrought, for or towards the making of cards or die, until the same shall have been completely made into cards or dice, or the duties for the cards or dice therewith intended to be made, shall be paid or secured, and for extending to every part of Great Britain, the act made in the third and fourth years of King Edward the Fourth, prohibiting the importa- 3&4 Ed.4. C.4. tion of playing cards or dice into England or Wales, and for declaring what pieces of ivery, bone, or other matter made or ufed for any game or play, with any letter, figure, or other mark thereupon, to denote any chance or chances, shall be deemed to be dice, and for impowering any officer appointed by the faid commissioners, to enter into any house or place where eards and dice shall be made, fold or expoled to fale, or suspected to be privately made, or into any publick gaming-house, room or place, and there to fearch for cards and dice not duly scaled, marked or stampt, and for encouraging the expertation of eards and dise into foreign parts: and whereas by an act made in the fifth year of the reign of his late majefly King Grorge 5 Geo. 1. c. 29. the First, a time is limited for prosecutions upon bonds given for the exportation of cards and dice, and provifion is thereby made for vacating fuch bonds in certain cafes therein expressed: and whereas by an aft made in the fixth year of the reign of his late majerly King & Geo. 1. c. 25. George the First, intituled, An act for preventing frauds and abuses in the publick revenues of excise, customs, stamp duties, post office, and house-money, a penalty is inflicted on all perfores wire shall fraudulently out, tear, or get off, any mark or simp, in ripest whereof or whereby any duties are payable, or are denoted to be paid or payable on playing eards, or shall fine, square, or new foot, any dice which have been fold or played with, or shill fraudutently enclosed by parcel or pack of playing cards, in any outside paper, duly fealed, and flampt, the fame having been ones made wie

of for the purposes aforesaid, or faell sell of expose to fale, any playing cards, the same not being at the time of such selling or exposing to fale, actually stampt, on the spotted or painted side, and also in-closed in paper or thread sealed and stampt as by the said act made in the tenth year of the reign of Queen Anne is directed; and provision

is thereby also made for obliging card makers to enter into bond for the due payment of the said duty on eards, within the time therein limited, and for an allowance for prompt payment of the faid duties; and power is thereby also given upon information by affidavit,

and by fuch warrant, and in fuch manner as by the faid att is directed, to any officer employed by the faid commissioners, to break open the door, or any part of any house or place wherein any eards or

dice are suspected to be made or making, and to seize all such cards and dice, and the tools or materials by which they are made or making:

and whereas by an act made in the third year of the reign of his lute majesty King George the First, the said duties on cards and dice, were among other rates and duties made perpetual, and made part of the fund commonly called The general fund: and whereas the interest of the sum of fifteen hundred thousand pounds, part of the sum of two

millions advanced on the credit of an act made in this session of parliament, at the rate of three pounds ten shillings per centum per annum, and also the interest of five hundred thousand pounds, being the residue of the said sum of two millions, at the rate of three pounds per centum per annum, is by the faid act charged and

chargeable upon the fund commonly called The finking fund: we your Majesty's most dutiful and loyal subjects, the commons of Great Britain in parliament affembled, towards making good

the faid interest of the faid sum of two millions, so charged on the said sinking fund, have resolved to give and grant unto your Majesty the several additional rates, duties and impositions, on cards and dice herein after-mentioned; and do most humbly

befeech your Majesty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons, in this present parliament assembled, and by the authority of

the same, That from and after the passing of this act, there duties granted shall be raised, levied, collected and paid, unto and for the use of his Majesty, his heirs and successors, for all playing cards and

dice which shall be made fit for sale or use in Great Britain, the additional desics following, over and above all duties chargeable thereupon (that is to fay)

For every pack of such cards, the sum of six pence, over and 6d. on each pack of cards, above the duty of fix pence payable for the fame.

And for every pair of fuch dice, the fum of five shillings, and 5s. on each pair of over and above the duty of five shillings payable thereupon. dice,

> Such respective duties to be paid by the makers of such cards and dice respectively.

II. And be it further enacted by the authority aforefaid, That. to be under the manage- for better fecuring and enforcing the payment of the faid duties, ment of the the (

g Geo. 1. C. 7.

Additional on cards and dice,

the fame shall be under the management of the commissioners commissioners for the stamp duties for the time being, who, or the major part for stamp of them, by themelyer, or their officers (which they are here duties. of them, by themselves, or their officers (which they are hereby impowered to employ for that purpose) shall cause a seal, ftamp or mark to be used to denote the additional duties hereby Stamp to be granted, in such manner as stamps or marks by the said act made used for dein the ninth year of the reign of Queen Anne, are directed to noting these be used to denote the duties thereby imposed.

III. And it is hereby further enacted, That the duties hereby Duties paya. granted shall be paid into the hands of the receiver general for ble to receivthe time being of the duties on flampt vellum, parchment and er general, and paper, who shall keep a separate and distinct account thereof, by him to be and pay the same (the necessary charges of raising, collecting, pay-exchaquer. ing and accounting for the same excepted) into the receipt of the exchequer, for the purposes in this ast expressed, at such time, and in such manner, as any former duties on stampt vellum, parch-

IV. And be it further enacted by the authority aforefaid, Powers, &c.

ment and paper, are directed to be paid.

That all powers, provisions, articles, clauses, and other penal- of the recued ties and forseitures, distribution of penalties and forseitures, to the addiand all other matters and things prescribed or appointed in the tional duties. faid acts made in the ninth and tenth years of the reign of Queen Anne, and in the faid acts made in the third, fifth and fixth years of his late majesty King George the First, or in any other act or acts of parliament relating to the like duties, and not hereby altered, shall be of full force and effect with relation to the additional duties hereby charged on cards and dice, and shall be applied and put in execution for raising, levying, collecting, and fecuring the faid additional duties hereby charged, according to the true intent and meaning of this act, as fully to all intents and purposes, as if the same powers, provisions, articles, clauses, penalties and forteitures, and every of them, had feverally and respectively been hereby enacted with relation to the additional duties hereby charged on cards and dice, and as if the duties hereby charged had been charged by the faid act made in the ninth year of Queen Anne, or by any other act or acts of parliament.

That if any person shall counterfeit or forge any seal, stamping any stamp or mark, to refemble the feal, flamp or mark directed to be ties, used by this act for the purposes of denoting the duties on cards and dice hereby granted, or shall counterfelt or resemble the impression of the same upon any cards or dice, or any thread or paper inclosing any pack or parcel of cards, with an intent to defraud his Majesty, his heirs or successors, of any of the said • duties upon cards or dice; or shall utter, vend or fell any cards or vention er dice with fuch counterfeit feal, flamp or mark, knowing the earls or dice same to be counterfeit, or shall privately and fraudulently use with counterany feal, stamp or mark hereby directed to be used, with an test scale, we intent to defraud his Majesty, his heirs and successors, of any the King, felony duties uponerards and dice, or thall cause or procure to be forge without

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V. And be it further enacted by the authority aforesaid, Counte fair-

ed clatch.

ed or commerfeited any feal, flamp or mark, to refemble any scal, stamp or mark hereby directed to be used, or shall cause or procure any card or dice, or any thread and paper inclosing any pack or parcel of cards, to be fealed, stamped or marked with any such counterfest seal, stamp or mark, or shall in like manner counterfeit or forge, or cause or procure to be counterfeited or forged any feal, flamp or mark, to refemble any feal, stamp or mark by the said act made in the tenth year of the reign of Queen Anne directed to be impressed on the spotted or painted fide of one card in each pack or parcel of playing cards, or thall vend, utter or expose to fale any cards with such counterfeit feal, stamp or mark, knowing the same to be counterfeit, or shall privately and fraudulently use any seal, stamp or mark used for fealing, stamping or marking the spotted or painted side of any such card, with an intent to defraud his Majesty, his heirs and fuccessors, of any of the duties on cards and dice; every person so offending, and being thereof lawfully convicted, shall be adjudged a felon, and shall suffer death as in cases of felony,

of cards and dice, under pretence that the Jame are intended for exportation, in which case the same ore, by the said act made in the

without benefit of clergy. VI. And whereas great frauds are or may be committed by makers

Cards for export ition to he inclosed and tied is the comm ffioners (hail be stampt.

jain.

tenth year of the reign of Queen Anne, exempted from the duties payable for the same: and whereas the provision by the said ast made for preventing such frauds, has by experience been found inefficatual; be it further enacted by the authority aforesaid, That all playing cards made in Great Britain, which shall be intended for exportation, shall, before they are packed up for exportation, be inclosed in paper and thread, in packs or parcels, in such manner as the faid commissioners for managing the duties on direct, and to stampt veilum, parchment and paper shall direct and appoint, in order to distinguish them from other cards liable to the duties thereon imposed; and that for the said purpose one card in every pack of playing cards to made or intended for exportation, or fo many cards in every fuch pack as the faid commissioners shall direct and appoint, shall also be marked or stampt on the spotted or painted side thereof, with such mark, and it such on felling and famour as the faid commissioners shall direct; and if any perusing the same son or persons shall, from and after the passing of this act, vend, in Great Bii- utter or expose to sale, to be used in Great Britain, or shall use or permit to be used in any publick gaming house, any playing cards fo marked, stampt and distinguished as cards for exportation, every person so offending shall for every pack of cards so vended, uttered or exposed to sale, or used or permitted to be uled as aforefaid, forfeit and pay the fum of twenty pounds, to be recovered and distributed in such manner, as penalties by any former law relating to cards and dice are directed to be recovered and distributed.

VII. And be it further enacted by the authority aforesaid, Rond given for That no bond which shall be entered into pursuant to the faid of card, and act made in the tenth year of the reign of Queen Anne for ex

porting

porting cards and dice, shall be vacated or delivered up, unless dice, not to be and until proof be made that such cards or dice have been en-vacated till and until proof be made that much cards of dice have been en-tered and shipped for exportation as cards and dice, and not as tificate of their stationary wares; and unless and until a certificate of such en-being duly entry and thipping, figned by the proper officer or officers of the tered and customs, be produced; which certificate the said officer or of shipped. ficers are hereby directed and required to give without fee or reward: any thing in the faid act made in the fifth year of the reign of his late majesty King George the First to the contrary thereof in any wife notwithstanding.

VIII. And whereas a fraudulent practice hath prevailed of felling and buying covers and labels, which have before been made use of for denoting the duty payable upon cards: for preventing such frauds, 201. penalty be it enacted by the authority aforesaid, That if any person on buying shall, from and after the passing of this act, sell or buy any such covers and labels before cover or label, in order to be made use of for the inclosing any made use of. pack or parcel of cards, every person so offending shall for every such offence forfeit the sum of twenty pounds; to be recovered in manner aforesaid, and to be distributed, one moiety to the use of his Majesty, his heirs and successors, and the other moiety thereof to any person who shall inform and sue for the

IX. Provided always, and be it enacted by the authority a- Buyer or fellforesaid, That if either the buyer or seller of any such cover or en informing, label shall inform against the other party concerned in buying or to be admitfelling such cover or label, the party so informing shall be ad ted as evimitted to give evidence against the party informed against, and demonded. shall be indemnified against the penalties so by him or her incurred.

X. And be it further enacted by the authority aforesaid, 201, penalty That if any maker of playing cards, or any other person shall, on schang from and after the passing of this act, sell or dispose of any waste cards cards, commonly called Waite Cards, unless he or the thall, be-unmarked. fore such sale, mark the back or plain side of every painted or pictured card in fuch manner, as to render the same unfit to be used in play; every person so offending thall for every such offence forfeit the fum of twenty pounds, to be recovered and distributed in manner aforesaid.

XI. And be it further enacted by the authority aforefaid, Perfors fued That if any action or actions shall at any time or times here- on account of after be brought against any perion or persons whatsoever, for this ord, may any matter or thing which be, the or they shall do, or cause to plead the be done, by virtue or in execution of this act, that in such case the defendant or defendants, in every such action or actions, shall and may plead the general iffue, and give this act and the special matter in evidence, on any trial or trials to be hereafter had in fuch action or actions; and if the plaintiff or plaintiffs shall discontinue such action or actions, or become nonfuit; or if judgment shall be given against such plaintiss or plaintists in such action or actions, that then the defendant or defendants in every such action or actions shall recover his or their treble costs

of tichie coits.

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of fuit; any law, custom or usage whatsoever to the contrary in

any wife notwithstanding.

Duties to be carried into the linking fund.

XII. And be it further enacted by the authority aforesaid, That the faid duties hereby charged for cards and dice shall be carried to and made part of the fund, commonly called The finking fund, towards making good the faid interest of the sum of two millions charged thereupon by an act made in this feffion of parliament.

CAP. XIV.

An act for granting to his Majesty several rates and duties payable by all perfons, and bodies politick or corporate, baring certain quantities of silver plate.

Most gracious Sovereign,

29 Geo 2. C.7. \ HEREAS by an act made in this fession of parliament, intituled, An act for granting to his Majesty the sum of two millions, to be raifed by way of annuities and a lottery, and charged on the finking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom against private and unlawful lotteries; the interest of fifteen hundred thoufand pounds, part of the fum of two millions advanced on the credit of the faid uct, after the rate of three pounds ten shillings per centum per annum; and the interest of five hundred thousand pounds, refulue of the faid fum of two millions, after the rate of three pounds per centum per annum, are charged upon the fund commonly called The Sinking Fund: we your Majesty's most dutiful and loyal subjects the commons of Great Britain in parliament assembled, towards making good the faid interest of the said sum of two millions charged on the faid fund, have refolved to give and grant unto your Majesty the respective annual rates and duties herein after-mentioned, for and upon all filver plate in Great Britain, and do therefore most humbly befeech your Majesty that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parlia-Annual duties ment affembled, and by the authority of the same, That from

payable on fil- and after the fifth day of July one thousand seven hundred and ver plate, viz. fifty six there shall be raised, levied, collected and paid, to and for the use of his Majesty, his heirs and successors, for and upon all filver plate in Great Britain, the respective annual rates and duties herein after expressed; that is to say,

For 100 ounces, 5s.

For and upon one hundred ounces troy weight, and any greater quantity of filver plate not amounting to two hundred ounces, the fum of five shillings.

For 200, 10s.

And for and upon two hundred ounces, and any greater quantity not amounting to three kundred ounces, the fum of ten shillings.

For 300, 15%

And for and upon three hundred ounces, and any greater quantity not amounting to four hundred ounces, the function fifteen shillings.

And 1

And for and upon four hundred ounces, and any greater For 400, 20s. quantity not amounting to five hundred ounces, the fum of twenty shillings.

And for and upon five hundred ounces, and any greater For 500, 11.55. quantity not amounting to fix hundred ounces, the fum of one

pound five shillings.

And for and upon fix hundred ounces, and any greater quan- For600,11.108. tity not amounting to feven hundred ounces, the fum of one pound ten shillings.

And for and upon feven hundred ounces, and any greater For700,11.75s. quantity not amounting to eight hundred ounces, the fum of

one pound fifteen shillings.

And for and upon eight hundred ownces, and any greater For 800, 21. quantity not amounting to nine hundred ounces, the fum of two pounds.

And for and upon nine hundred ounces, and any greater For 900; al. 58. quantity not amounting to one thousand ounces, the sum of two

pounds five shillings.

And for and upon one thousand ounces, and any greater For 1000, quantity not amounting to one thousand one hundred ounces, al. 105, the sum of two pounds ten shillings.

And for and upon one thousand one hundred ounces, and any For 1100, greater quantity not amounting to one thousand two hundred 21, 153,

ounces, the fum of two pounds fifteen shillings.

And for and upon one thousand two hundred ounces, and any For 1200, 31, greater quantity not amounting to one thousand three hundred ounces, the sum of three pounds.

And for and upon one thousand three hundred ounces, and For 1300, 31.38.

any greater quantity not amounting to one thousand four hun-

dred ounces, the fum of three pounds five shillings.

And for and upon one thousand four hundred ounces, and For 1400, any greater quantity not amounting to one thousand five hun- 31, 100, dred ounces, the sum of three pounds ten shillings.

And for and upon one thousand five hundred ounces, and any For 1500, greater quantity not amounting to one thousand fix hundred 31, 153.

ounces, the fum of three pounds fifteen shillings.

And for and upon one thousand six hundred ounces, and any For 1600, 4l. greater quantity not amounting to one thousand seven hundred ounces, the sum of sour pounds.

And for and upon one thousand seven hundred ounces, and For 1700, any greater quantity not amounting to one thousand eight hun-41.5%

dred ounces, the jum of four pounds five shillings.

And for and upon one thousand eight hundred ounces, and For 1800, any greater quantity not amounting to one thousand nine hun-41, 108. dred ounces, the sum of sour pounds ten shillings.

And for and upon one thousand nine hundred ounces, and For 1000, any greater quantity not amounting to two thousand ounces, 41, 15%.

the fum of four pounds fifteen shillings.

And for and upon two thousand ounces, and any greater Foi 2000, 51, refusitity not amounting to two thousand one hundred ounces, the sum of five pounds.

C c 3 And

any greater quantity not amounting to two thousand three hundred ounces, the fum of five pounds ten shillings. And for and upon two thousand three hundred ounces, and For 2300, any greater quantity not amounting to two thousand four hun-5l. 158. dred ounces, the fum of five pounds fifteen shillings. And for and upon two thousand four hundred ounces, and For 2400, 61. any greater quantity not amounting to two thousand five hundred ounces, the fum of fix pounds. And for and upon two thousand five hundred ounces, and For 2500, any greater quantity not amounting to two thousand fix hun-61. 55. dred ounces, the fum of fix pounds five shillings. And for and upon two thousand fix hundred ounces, and any For 2600, greater quantity not amounting to two thousand seven hundred 61. 10s. ounces, the fum of fix pounds ten shillings. And for and upon two thousand seven hundred ounces, and For 2700, **61.** 15. any greater quantity not amounting to two thousand eight hundred ounces, the sum of six pounds sifteen shillings. And for and upon two thousand eight hundred ounces, and For 2800, 71. any greater quantity not amounting to two thousand nine hundred ounces, the fum of seven pounds. And for and upon two thousand nine hundred ounces, and For 2900, any greater quantity not amounting to three thousand ounces, 71. 55. the fum of feven pounds five shillings. And for and upon three thousand ounces, and any greater For 3000, quantity not amounting to three thousand one hundred ounces, 71. 108. the fum of seven pounds ten shillings. And for and upon three thousand one hundred ounces, and For 5100, 7l. 15. any greater quantity not amounting to three thousand two hundred ounces, the fum of seven pounds fifteen shillings. And for and upon three thousand two hundred ounces, and For 3200, 81. any greater quantity not amounting to three thousand three hundred ounces, the fum of eight pounds. And for and upon three thousand three hundred ounces, and For 3300, \$l. 5s. any greater quantity not amounting to three thousand four hundred ounces the fum of eight pounds five shillings. And for and upon three thousand four hundred ounces, and For 1400. Bl. 105, any greater quantity not amounting to three thousand five hundred ounces, the fum of eight pounds ten shillings. And for and upon three thousand five hundred ounces, and For 3500, **81.** 158. any greater quantity not amounting to three thousand six hundred ounces, the sum of eight pounds fifteen shillings, And for and upon three thousand six hundred ounces, and For 3600, 91. any greater quantity not amounting to three thousand seven hundred ounces, the fum of nine pounds. And for and upon three thousand seven hundred ounces, and For 3700, any greater quantity not amounting to three thousand eight hui. 91, 58, dred ounces, the fum of nine pounds five shillings. And

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ounces, the sum of five pounds five shillings.

And for and upon two thousand one hundred ounces, and any greater quantity not amounting to two thousand two hundred

And for and upon two thousand two hundred ounces, and

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For 2200,

5l. 10s.

For 2100,51.58.

And for and upon three thousand eight hundred ounces, and For 3800, any greater quantity not amounting to three thousand nine hun- 91. 101. dred ounces, the sum of nine pounds ten shillings.

And for and upon three thousand nine hundred ounces, and For 3900, any greater quantity not amounting to four thousand ounces, 91. 155.

the fum of nine pounds fifteen shillings.

And for and upon four thousand ounces, and upwards, the For 4000 and fum of ten pounds. upwards, 101,

Which several rates and duties shall be paid yearly and every The duties year by all persons and bodies politick or corporate, who on the payable yearfaid fifth day of July one thousand seven hundred and fifty fix, by or afterwards, shall own, use, have or keep any quantity of fil-

ver plate chargeable by this act.

II. And be it further enacted by the authority aforesaid, That and such of fuch of the faid rates and duties by this act granted, as are or them as are shall be so chargeable for and upon silver plate in England, Wales England, to or the town of Berwick upon Tweed, shall be under the manage- be under the ment of the commissioners of excise in England for the time be-management ing; and such of the said rates and duties by this act granted of the comas are or shall be so chargeable for and upon silver plate in Scat-excise in England, shall be under the management of the commissioners of land; and excise in Scotland for the time being; which commissioners of those in Scotexcise in England and Scotland respectively are hereby impowered land under to appoint proper officers for collecting and receiving the faid the commissionates and duties: and all monies prifing by the faid rates and disconnections; rates and duties; and all monies arifing by the faid rates and du- and officers to ties (the necessary charges of raising and accounting for the same be appointed excepted) shall from time to time be paid into the receipt of his for collecting Majesty's exchequer at Westminster, distinctly and apart from all the duties, which are to other branches of the publick revenues, and shall for the pur- be paid into pose aforesaid be carried into and made part of the fund com- the exchemonly called The Sinking Fund.

III. And it is hereby enacted by the authority aforefaid, That made part of all persons and bodies politick or corporate, who on the said fund. fifth day of July one thousand seven hundred and fifty six shall own, use, have or keep any quantity of filver plate chargeable to the duties, by this act, in London, Westminster, or in any other parts within within the juthe limits or jurisdiction of the chief office of excise in Loudon, refunction of shall, within thirty days after the said fifth day of July one the chief of thousand seven hundred and sifty six, give notice and make true in London, to entry in writing at the said chief office of excise of their owning, give notice, using, having or keeping such silver plate, and of the number and make enof ounces of such plate chargeable by this act, wheresoever the try there, same, or any part thereof, shall be kept, and of the parish or place, or parishes or places where such persons shall respective= ly initabit, or where fuch bodies politick or corporate thall respectively be situate, distinguishing in such notice whether the same be given on their own account, or on the account of any other, and what person or persons, or body or bodies politick corporate; and all persons and bodies politick or corporate, who after the faid fifth day of July one thousand seven hundred

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and fifty fix shall own, use, have or keep any quantity of silver plate chargeable by this act, in London, Westminster, or in any parts within the limits or juri diction of the chief office of excife in London, shall, within twenty days next after such perfons or bodies politick or corporate respectively shall begin to own, use, have or keep any quantity of filver plate chargeable by this act, give the like notice, and make the like entry at the and persons in said chief office of excise; and all persons and bodies politick

give like notice,

other parts to or corporate who on the faid fifth day of July one thousand seven hundred and fifty fix shall own, use, have or keep any quantity of filver plate chargeable by this act, in any other part of Great Britain, shall, within forty days after the said fifth day of July one thousand seven hundred and fifty fix, give the like notice, and make the like entry at the office of excise next to the place where such persons shall respectively inhabit, or where fuch bodies politick or corporate shall respectively be situate; and all persons and bodies politick or corporate, who after the faid fifth day of July one thousand seven hundred and fifty six, shall own, use, have or keep any quantity of silver plate chargeable by this act, in any other part of Great Britain, shall, within twenty days next after such persons or bodies politick or corporate shall respectively begin to own, use, have or keep any quantity of filver plate chargeable by this act, give the like notice, and make the like entry at the office of excise next to the place where fuch perfons shall respectively inhabit, or where such bodies politick or corporate shall respectively be situate; and all and make pay- persons or bodies politick or corporate respectively shall, at the

at the next office of excife;

the duties.

Respective puting the duties.

fame time of giving such notice and making such entry, pay down the respective annual rates and duties chargeable by this act; and the respective rates and duties so to be paid by all such perfons and bodies politick or corporate, who on the faid fifth day rimes of com- of July one thousand seven hundred and fifty six, shall own, use, have or keep any quantity of filver plate chargeable by this act, shall annually be computed or deemed payable from the faid fifth day of July one thousand seven hundred and fifty fix; and the respective rates and duties so to be paid by all persons and bodies politick or corporate, who after the faid fifth day of July one thousand seven hundred and fifty fix, shall own, use, have or keep any quantity of filver plate chargeable by this act, shall annually be computed and deemed payable from the time of their first beginning to own, use, have or keep such silver plate.

Fresh notice to duties to be

IV. And be it further enacted by the authority aforesaid, That be given, and all persons and bodies politick or corporate, who shall give, or be obliged to give such notice as aforesaid, shall, within thirty paid annually, days next after the commencement of each year, for which the faid rates and duties shall be payable, give a fresh notice in manner aforefaid and pay down the respective annual fates and duties above-mentioned, according to the number of ounces of filver plate chargeable by this act, which they thall then respectively own, use, have or keep, and shall in the same manner renew fuch notice, and make such payment from year to year, as

long as they shall respectively continue to own, use, have or keep any quantity of filver plate chargeable by this act, and if any perion or body politick or corporate to owning, using, hav- 201. penalty ing or keeping any filver plate chargeable by this act, shall re-on not giving fuse or neglect to give uch first notice, and make such entry renewing the and payment as aforefaid, or to renew fuch notice, and make fame, &c. fuch entry and payment yearly and every year in manner aforefaid, or shall, with intent to defraud his Majesty of any of the rates and duties granted by this act, conceal, or cause or procure to be concealed any filver plate, which he or she, or such body politick or corporate shall own, use, have or keep, then and in every such case, every such person or body politick or corporate acting contrary to the respective directions of this act, shall for every such offence respectively forseit and lose the sum of twenty pounds.

V. Provided always, That nothing in this act contained shall Fresh notice extend to oblige any person or body politick or corporate to give and entry not any fuch fresh notice, and make any such new entry or pay-necessary for ment between the commencement and expiration of the year, quistion of for which any such rates or duties shall have been paid; al-plate within though such person or body politick or corporate may have ac- the year. quired in the mean time the property, use, possession or custody of any additional quantity of filver plate; any thing herein contained to the contrary thereof in any wife notwithflanding.

VI. Provided always, and be it enacted by the authority a Persons makforesaid, That in every case where the duty or duties required ing entry, and by this act to be paid, by any person or body politick or cor-paving the porate, chargeable with the fame, shall be paid, and notice duties before given, and entry made as aforefaid, before any information laid information for not having given such notice, and made such entry and pay- not liable to ment, or profecution begun for the fame, no person or body profecution. politick or corporate, having given fuch notice, and made fuch entry and payment, although not strictly within the time preferibed by this act, shall be afterwards profecuted for not having given fuch notice, and made fuch entry and payment, within the time limited as aforesaid; any thing herein contained to the contrary thereof in any wife notwithstanding.

VII. Provided always, and it is hereby enacted by the au-persons receithority aforesaid, That nothing herein contained thall extend to ving plate in charge with the duties payable by virtue of this act, any per-pledge, with fons or bodies politick or corporate, who on the faid fifth day out using the of Yuly one thousand seven hundred and fifth five or at any size fame, not have of July one thousand seven hundred and fifty six, or at any time able. afterwards, shall keep and not use any silver plate, which hath been or shall be pledged to, or deposited with them respectively, by any other person or persons, or body or bodies politick or corporate:

VIII. Provided nevertheless, That the true owner or owners Owners to enof fuch plate so pledged or deposited, shall, during all fuch time ter and pay as such plate shall be so kept, and not used by the person or duty for such perfore, or body or bodies politick or corporate, to whom piedged plate. fuch plate shall be so pledged, or with whom the same shall be

Agno victimo nom Georgia II., G. M.

so deposited, be liable to pay the rates and studen chargeable by this act, in respect of such plate, and to give notice, and make

fuch entry and payment as aforefaid.

Church plate, and flock in trade not liable.

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IX. Provided also, and it is hereby enacted, That this act shall not extend to charge with any of the respective rates and duties granted by this act, any filver plate which shall belong to any place of religious worship, and which is, or shall be used therein only, nor the stock in trade of any goldsmith, silversmith, manufacturer, seller of, or dealer in filver plate.

Dealers to enter and pay for plate in ule.

X. Provided nevertheless, That every such goldsmith, filverfmith, manufacturer, feller of, or dealer in filver plate, shall give fuch first notice, and make such entry and payment as aforefaid, and from time to time renew such notice and make such entry and payment yearly and every year, in manner herein before directed, for and in respect of all such filver plate as shall be used by him or in his family, on pain to forfeit for every neglect or refusal to give any such notice, and make such entry or payment as aforefaid, the fum of twenty pounds.

Persons who have made entry and payment dying within the year,

XI. Provided also, and be it further enacted by the authority aforesaid, That if any person having given due notice, and made due entry and payment of the duty, for any quantity of filver plate, chargeable by this act, according to the true intent and meaning thereof, shall die before the end of the year for which fuch payment shall be made, in every such case, it shall and their fuccessors may be lawful for the person or persons, body or bodies politick or corporate, in whom the property of fuch filver plate shall immediately be vested upon such death, to use, have and keep fuch filver plate, for or in respect whereof such duty shall have been paid as aforefaid, during the refidue of the year for which fuch payment shall have been made, in like manner as such de-

not liable to pay for the relidue of the year.

ceased person might have done if living.

Upon payment of the duties, entry to be made by the officer, of the persons and quantity of plate chargeable.

XII. And be it further enacted by the authority aforesaid, That upon the payment of the faid respective rates and duties fo hereby granted at the faid respective offices of excise, the names, stiles and titles of the respective persons, bodies politick or corporate, by whom or on whose account the same shall be fo paid, and the number of ounces of filver plate chargeable by virtue of this act on fuch persons, or bodies politick or corporate respectively, and the names of the parish or place, or parishes or places, where such person shall respectively inhabit, or fuch bedies politick or corporate shall respectively be situate. shall be entered in a register to be kept at the said respective offices of excise for that purpose, by the person so receiving the same; and a receipt (of which an indented duplicate shall be kept by the person so receiving the said money) shall be given to every person so paying such respective rates and duties by the faid person so receiving the same, which receipt shall contain the number of the said register, the number of the ounces of filver plate so respectively paid for, the sum so paid, and the time for which fuch fum shall have been so paid, and be- discharge to the respective perions, bodies politick or corporate, who

Receipt to be giveni

Anno vicesimo nono Georgii II. C. 14.

who shall so own, use, have or keep such silver plate, for the rates and duties payable for fuch number or ounces of filver plate,

wherefoever the same shall be respectively used or kept.

XIII. And be it further enacted by the authority aforesaid, Prosecutions That all profecutions for the recovery of the rates and duties for the recohereby granted, and for forfeitures and offences incurred and very of the duries or forcommitted against this act, or any clause or article therein con-feitures, detained, shall and may be heard, adjudged and determined, either terminable in by bill, plaint or information, in any of his Majesty's courts of Westminster record at Westminster, or in the court of exchequer in Scotland, Hall, and if such forseiture shall be incurred there; or in such manner and chequer in form as hereafter is directed; that is to fay, all profecutions for Scotland, forfeitures and offences incurred and committed within the limits or by the comor jurisdiction of the chief office of excise in London, shall and missioners of excise, it withmay be heard, adjudged and determined by any three or more in the jurifof the commissioners of excise in England, for the time being; diction of and in case of appeal from the judgment of the said commission. London, ers (and not otherwise) shall be heard, adjudged and determined and in case of by the commissioners for appeals, for the time being, or the them by the major part of them, whose judgment therein shall be final; and commissioners all profecutions for forfeitures and offences incurred and com- of appeals; mitted within all or any other the counties, fhires, stewartries, or in other places by two cities, towns or places within the kingdom of Great Britain, or more jushall and may be heard, adjudged and determined, by any two fuces. or more of the justices of the peace refiding near to the place where such forseiture shall be incurred or offence committed; and if either the informers or defendants shall think themselves Informer or aggrieved by the judgment given by fuch justices, it shall and defendant agmay be lawful for every such informer or defendant to appeal to appeal to the the justices of the peace at the next quarter sessions to be holden quarter sesin and for the county, shire, stewartry, city, town or place where sions. the forfeitures shall be incurred, who are hereby authorized and impowered to hear, adjudge and determine the same, and whose judgment therein shall be final; and the faid commissioners for excise, and commissioners for appeals (in case of appeal) and all Upon comjustices of the peace aforesaid respectively, are hereby authorized plaint or inand required, upon complaint or information upon oath exhi-formation on bited and brought before them respectively, for any forfeiture oath, the incurred or offence committed by any person or persons contrary fummoned to this act (which oath the said commissioners and indicate the fundamental f to this act (which oath the faid commissioners and justices of the and heard, peace respectively, are hereby authorized to administer) to summon the party or parties accused; and in case of any such complaint or information exhibited against any body politick or corporate, to summon the chief officer or officers of such body politick or corporate, and upon the appearance or contempt of any fuch person so summoned, to proceed to the examination of the matter of fact; and upon due proof made thereof either by the and judgment voluntary confession of the person or persons so summoned, or to be given by the oath of one or more credible witness or witnesses (which thereupon. tarn there the faid commissioners and justices respectively, have hereby power to administer) to give judgment or sentence there-

upon;

Forfeitures to be kevied by diffress and fale.

For want of distress, offender to be committed.

One moiety of

the other to

Persons sucd

and recover tichle noits.

upon; and to award and issue out warrants under their hands respectively, for the levying of such forfeitures and penalties as are by this act imposed, upon the goods and chattels of such person or persons, or body or bodies politick or corporate, and to cause sale to be made of such goods and chattels, if they shall not be redeemed within fourteen days, rendering to such person or persons, body or bodies politick or corporate, the overplus (if any be) and for want of fufficient distress, otherwise than in the case of a body politick or corporate, to imprison the party or parties offending, till fatisfaction be made.

XIV. And it is hereby further enacted, That all forfeitures the forfeitures and penaltics which shall be recovered for any offences committo the crown, ted against this act (all necessary charges for the recovery thereof being first deducted) shall be distributed, one moiety thereof to and for the use of his Majesty, his heirs and successors, and the other moiety thereof to him, her or them, who shall inform or the informer. fue for the fame.

XV. And it is hereby further enacted by the authority aforemay plead the faid, That if any person or persons shall be sued, molested or general issue; prosecuted for any thing done by virtue or in pursuance of this act, or any the clauses herein contained, such person or persons shall and may plead the general issue, and give this act and the special matter in evidence, for his, her or their defence; and if afterwards on a trial, a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall discontinue his, her or their action or actions, or be nonfuited, or judgment shall be given against him, her or them upon demurrer, or otherwise, then such defendant or defendants shall have treble costs to him, her or them awarded, against such plaintiff or plaintiffs.

CAP. XV.

An act for granting a bounty upon certain species of British and Irish linens exported; and taking off the duties on the importation of foreign raw linen yarns made of flax.

INJHEREAS the wealth and prosperity of this kingdom do very much dipend upon the preservation and improvement of the manufactures thereof: and whereas the manufacture of linen would be greatly improved, and the exportation of it to foreign parts considerably increased, if a bounty was allowed on the exportation of all British and Irish linens of a certain value, and the duties payable upon the importation of raw or brown linen yarn made of flax were difcontinued: may it therefore please your Majesty that it may be enacted; and he it cnacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, Bounty grant- and by the authority of the same, That there shall be given and ed on certain paid without any see, reward or deduction whatsoever, a bounty species of Bii- for every yard of British and Irish linens made of hemp or day, too and Irish linens, export. td; viz. un. value of five pence per yaid, the fum of one halfpenny; and of tho

der 5 d. per

the value of five pence per yard, and under the value of fix yard 2q. or pence per yard, the fum of one penny; and of the value of 5d. and under fix pence per yard, and not exceeding the value of eighteen 1d. of 6d. and pence per yard, the fum of one penny half-penny, which from not exceeding and after the twenty fourth day of June in the year one thou- 1 s. 6 d. per fand seven hundred and fifty fix, and within the term of fifteen yard rd. aq. years, to commence from the faid twenty fourth day of June, or of 15 years. at any time thereafter before the end of the then next session of parliament, shall be exported out of Great Britain to Africa. America, Spain, Portugal, Gibraltar, the island of Minoi ca, or the East Indies; which said bounty shall be paid upon demand to Bounty paythe exporter of fuch linens, or the feller thereof for exportation, able to the exby the collector of the port from whence the same shall be exported out of the monies that shall be in his hands arising ported, out of the monies that shall be in his hands, arising tor of the from any of the duties, revenues and customs, collected and re-port, and for ceived at fuch port; and in case any collector of the customs in want of moany out-port in South Britain, or of any port in North Britain, ney certificated by the state of shall not have money sufficient in his hands to pay such bounty, granted for that then every such collector shall, if thereunto required, forth- the same, &c. with without fee or reward give to the person or persons int tuled to fuch bounty, a certificate under his hand, attested by the comptroller, certifying to the commissioners of his Majesty's customs at London, if such linens are exported from any port in that part of Great Britain called England, or to the commissioners of his Majesty's customs at Edinburg!, if such linens are exported from any post in that part of Great Britain called Scotland, that he hath not money in his hand sufficient to pay the faid bounty, and also what is due for the same to such person or persons, and upon producing such certificate, and the debenture of the linens exported, the faid respective commissioners of the customs shall cause to be paid without tee or reward, by the receiver general or cashier of the customs at London or Ed nb uzb respectively, to the person or persons producing every such certificate and debenture the fum or fums of money to certified to be due, out of the monies arising from any of the duties, revenues and customs under the management of such respective commissioners; and if the receiver general or cashier of the customs at Edinburgh shall not have money sufficient in his hands to pay the bounty so certified to be due, the commissioners of his Majesty's customs at *Edinburgh*, or any three of them, shall forthwith, without fee or reward, give such exporter or seller for exportation, a certificate certifying the lame to the commissioners of his Majesty's customs at London; which certificates being affixed to the debentures for the bounty of the faid linens fo exported, and being produced to the faid commissioners of his Majesty's customs at London, they the said commissioners are hereby authorized and required on demand by fuch exporter or feller for exportation, or other person legally authorized to 1eceive the same, that shall bring such certificate and debenture, to cause the money thereby certified to be due, to be paid by the reliver general or cashier of the customs without see or reward,

out of the monies that shall be in his hands, arising from any of the duties, revenues and cultoms, under the management of the faid commissioners at London.

Quantity and value of the linens to be entered and endorsed on the cocquet. from the fearcher produced, and for not relanding.

II. Provided always, That the exporter or feller for exportation, of such British and Irish linens, shall in his entry thereof express the quantity and value, and likewise endorse on the cocquet granted upon such entry, the true quantity and value of the linens intended to be shipped; and moreover shall, beand certificate fore he receive such bounty, produce a certificate from the fearcher or other proper officer appointed to fee the same shipped, verifying the shipping thereof, and shall likewise give sufficient fecurity given fecurity to the collector or customer of the port, in the penalty of double the value of the goods intended to be exported, and one hundred pounds (which fecurity every fuch collector or cuflomer is hereby impowered and required to take in the name and to the use of his Majesty, his heirs and successors) that such linens fo shipped or intended to be shipped, or any part thereof, shall not be relanded or brought on shore again in any port or part of Great Britain, Ireland, or The Isle of Man; and shall also, before he receives any such bounty, make oath (which oath the proper officers of the customs have hereby power to administer) of the value of such linens, and that the same were made in Great Britain or Ireland.

and oath to be made of the value and manufacture.

Searcher may goods agree with the entry and cocquet,

are to be repacked at his charge.

Linens entered for the bounty of greater value than 18 6d. per yard, to demand into the King's warehouse,

III. And in order to prevent abuses in obtaining the said examine if the bounty, be it further enacted by the authority aforciaid, That it shall and may be lawful to and for any searcher, or other proper officer, after the entry of any linens, as being intitled to the faid bounty, and before or after the shipping thereof, to open and strictly examine any bale, truss, chest or other package, to fee if the goods are right entered and endorsed on the cocquet: if right, they and if on such examination the same shall be found to be right entered and endorfed, the fearther shall at his own charge cause the fame to be repacked; which charge shall be allowed to the faid officer by the commissioners of the customs if they think it reasonable.

IV. And be it further enacted by the authority aforesaid, That if upon view and examination by the proper officers of the customs it shall appear that all or any piece or pieces of linen which shall be entered for exportation, as intitled to the bounty hereby granted, is or are of greater value than one shilling and be delivered on fix pence per yard, then and in such case, the exporter or seller of fuch linen for exportation, shall on demand made in writing by the customer or collector and comptroller of the port where fuch goods or merchandizes are entered, deliver or cause to be delivered, so many pieces of such linen as shall be demanded by the faid officer, into his Majesty's warehouse at the port of exportation, for the use and berefit of the crown; and upon such delivery, the customer or collector of such port with the privity of the comptroller, shall, out of any money in the hands of such customer or collector arising by customs or other duties belonging to the crown, pay to luch exporter or feller for exportation, ,

Anto viceline none Greech II. C. T. # 1601

the value of one failing and seven pence per yard, taking a and se. 7 d. receipt for the fame from such exporter or seller for exportation, per yard to be in full fatisfaction for the faid goods, as if they had been regularing, goods to larly fold; and the respective commissioners of the customs shall be afterwards cause the said goods to be fairly and publickly sold for the best sold publickly. advantage; and out of the produce thereof, the money so paid or advanced as aforefaid, shall be repaid to such customer or collector, with the privity of the comptroller, to be replaced to such funds from whence the same was borrowed; and if any to replace the overplus shall remain, after defraying the expences of such fale, expence to the and the necessary charges incident thereto, one moiety of such Overplus how overplus shall be paid into his Majesty's exchequer to be made to be applied. part of the finking fund, and the other moiety to the proper officers who shall have searched and examined such linens.

That if any person or persons shall enter for exportation any ed at an unlinen at any value, not exceeding the value of one shilling and der value, and refused to be fix pence per yard, and which, upon the view and examination given up; of the proper officers of the customs, shall be thought to be of greater value than one shilling and fix pence per yard, and shall. on demand made in writing by the customer or collector, and comptroller of the port where such linen is entered for exportation, refuse to deliver, or cause to be delivered, all or any of the pieces of such linen into his Majesty's warehouse at such port, for the use and benefit of the crown, and to receive from the faid officers, of the customs at the faid port the value of one shilling and seven pence per yard for such linen, in full satisfaction for the same; or if the proper officers of the customs shall, upon view and examination, find any fuch linen which shall be entered for exportation at the value of fix pence per yard, or and also linears above that value, not exceeding eighteen pence per yard, to be found to be under the value of fix pence per yard, or which shall be entered under the vaat the value of five pence per yard, or above that value, and not lue of 5d. or amounting to the value of fix pence per yard, to be under the respectively, value of five pence per yard; or if such linen thall be less in or less in quantity than shall be expressed in the said indossement on the quantity or faid entry or cocquet, or shall, not be of the breadth of twenty breadth, than five inches at the least; or if the same shall be entered and in-required dorsed under a wrong denomination, whereby the said bounty, or any part thereof, would have been fraudulently obtained; that then, and in every such case, all such linen which shall be or enteredunso refused to be delivered, or that shall be under the value of fix der a wrong pence per yard, or five pence per yard respectively, or shall ap-denomination, pear to be less in quantity than expressed in such indorsement.

or be under the breadth of twenty five inches, or entered and indorfed-ander a wrong denomination, and also all the goods contained in all and every the package or packages indorfed on

bounty for fuch goods.

V. And be it further enacted by the authority aforefaid, Linens enter-

the faid entry or cocquet, shall be forfeited and lost, and shall and may be seized by any officer or officers of the customs; and to be forfitthe owner or merchant shall lose the benefit of receiving the ed, with the Linen's relanded to be for feited,

with 1s. per yard.

Striped and chequered linens, &c. excepted.

Trish linen receiving the bounty, exfame is the or America.

VI. And be it also further enacted by the authority aforesaid, That if any British or Irish linen for which the bounty shall have been given or claimed, shall be relanded in Great Britain, Ireland, or The Iste of Man, the same shall be forfeited; and every person concerned in bringing back or relanding the same, shall forfeit one shilling for every yard so brought back or relanded.

VII. Provided always, That nothing in this act contained shall extend, or be construed to extend, to give any bounty on any linens that are striped or chequered, or printed or painted,

or made into buckrams or tilletings.

VIII. Provided also, and be it further enacted by the authority aforefaid, That no linen of the manufacture of It eland, to be exported from Great Britain, shall be intitled to the bounty, porter to make unless such linen shall be, at the time of such exportation, the oath, that the property of a person or persons residing in Great Britain, or in fome of his Majesty's colonies or plantations in America, of which property of the exporter or feller for exportation of fuch Irifb linens is here-Great Britain by required to make oath, before the proper officer or officers of the customs of the port where such Irifb linen shall be entered for exportation; which oath such officer or officers is or are hereby impowered to administer.

Species of Irish ed from bounty.

IX. And be it enacted by the authority aforefaid, That the linens except. Species of Irish linen made of flax and hemp, whereof the piece or bolt contains thirty eight yards in length, and twenty four inches in breadth, and cloths of different lengths and breadths in proportion from number one to number ten inclusive, which shall weigh fifteen pounds weight or upwards, to forty four pounds weight, as the same is described in an act made in the ninth year of the reign of his present Majesty, intituled, An act for further encouraging and regulating the manufacture of British fail cleth; and for the more effectual facuring the duties now payable on foreign fail cloth imported into this kingdom, shall not be intitled to any bounty or reward by virtue or in confequence of this act; any thing in this or any former act contained to the contrary in any wife notwithstanding.

Bonds and debentuies itamp duties.

X. Provided always, and be it further enacted, That all bonds taken or to be taken, and debentures made or to be made, excepted from pursuant to this act, thall not be chargeable with any of the duties upon stampt vellum, parcliment or paper; any law or flatute made or to be made to the contrary notwithstanding.

and 12 months on making a false oath.

XI. And be it further enacted by the authority aforefaid, zool. penalty. That if any person shall falsely make any oath by this act diimprisonment, rected to be made, and shall thereof he legally convicted in any of his Majesty's courts of record in Greek Britain, every such person shall forfeit the sum of two hundred pounds, and be imprisoned for twelve months.

XII. And be it further enacted by the authority aforefaid, Where feir- That the teveral ferzures, perfaltus and forfeitures in this act ures, penalties mentioned stull and may be projected and determined by hill andforfeitures mentioned, shall and may be profecuted and determined by bill, may be profe- plaint or information, in any of his Majesty's courts of record cuted. at Westmi star, or in the court of exchequer in Scattar's respect-

ively, wherein no essin, protection, privilege, wager of law, or more than one imparlance shall be allowed; and one moiety of the faid scizures, penalties and forfeitures, shall be to the use of the King's majesty, and the other moiety to such person In case of queor persons as will sue for or prosecute the same; and in case in sue or queany fuch fuit it shall be made a question whether any such linen ing where liis of the manufacture or fabrick of Great Britain or Ireland, or nens were maof any foreign country, in such case the Onus Probandi thereof nutactured, shall lie upon the exporter or seller thereof for exportation.

XIII. And be it further enacted by the authority aforefaid, Duty on fo-That from and after the faid twenty fourth day of June, no sub-reigniawhnen sidy, custom, rate, duty, or other imposition whatsoever, shall yours importbe demanded, collected, received or taken, upon any raw or ed, brown linen yarns, made of flax, and known by the names of Dutch yarn and French yarn, and of Spruce or Muscovia yarn, or any other foreign raw or brown linen yarns made of flax, which shall be imported into this kingdom; but that all such linen yarns shall and may be imported duty-free, for the space of fifteen years from the said twenty fourth day of June, or at taken off for any time thereafter, before the end of the then next felion of 15 years. parliament; any former law, statute, or act or acts of parlia- In case of ment, to the contrary notwithstanding: and in case any ques- question relattion shall arise in respect of yarn imported duty free, whether ing to the such warn be made of flax or not the Church Pachaudi shall lie same, proof fuch yarn be made of flax or not, the Onus Probandi shall lie to lie on the upon the importer or claimer thereof.

XIV. Provided always, and be it further enacted by the au- Entry to be thority aforesaid, That a due entry shall be made of all such made of such foreign raw or brown linen yarns, at the custom-house belong-yarn, ing to the port into which the same shall be imported, in such manner and form, and expressing the quantities and species of fuch raw or brown linen yarns, as were used and practised before the making of this act; and such yarn shall be landed in the Conditions to presence of the proper officer or officers of the customs appoint- be observed in ed for that purpose; and the importation thereof, be in thips or importing, vessels built in Great Britain, reland, or his Majesty's dominions in America, and navigated according to law; and if any person or persons upon the importation of any foreign raw or brown linen yarn made of flex, shall not observe and perform the faid conditions and directions herein before mentioned, eve- on failure of ry fuch person shall be liable to and pay such and the same du- which, duries ties, as such yarn would have been liable to, if this act had not to be paid. been made; any thing in this act contained to the contrary notwithstanding.

XV. And be it further enacted by the authority aforesaid, Persons sued. That if any action or suit shall be commenced against any perfon or perions for any thing done in pursuance of this act, the this act, defendant or defendants in any fuch action or fuit may plead the may plead the general issue, and give this act and the special matter in evi- general issue. dence, at any trial to be had thereupon; and that the same was done in pursuance and by the authority of this act; and if it shall appear so to have been done, the jury shall find for the de-Vol. XXI.

proof to he on

and recover treble cofts.

tendant or defendants; and if the plaintiff shall be nonfuited. or discontinue his action, after the defendant or defendants shall have appeared; or if judgment shall be given upon any verdict or demurrer against the plaintiff, the defendant or defendants shall and may recover treble costs, and have the like remedy for the same, as any defendant or desendants hath or have in other cases by law. "

CAP. XVI.

An act to impower his Majesty to prohibit the exportation of falt petre; and to enforce the law for impowering his Majesty to probibit the exportation of gunpowder, or any fort of arms or ammunition; and also to impower his Majesty to restrain the carrying coastwife of salt petre, gunpowder, or any sort of arms or ammunition.

ATHEREAS by the act of tonnage and poundage made in the twelfth year of the reign of King Charles the Second, power is expressly reserved to his Majesty to prohibit, at and for such times as he should see cause, the transporting of gunpowder, or any fort of arms or ammunition, into any parts out of this kingdom: and whereas falt petre is absolutely necessary to the making of gunpowder. and the publick safety may require temporary restraints upon the exportation thereof, at critical conjunctures: therefore to prevent all doubts, be it hereby declared and enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That his impowered by Majesty may, by proclamation or order in council, when he shall see cause, and for such time as shall be therein expressed, prohibit the exporting, or attempting to export, falt petre out of this kingdom, in such manner and under such restraints as exportation of he shall think sit.

proclamation, or order of council, to prohibit the falt petre. Salt petre, gunpowder, arms, or ammunition, shipped after fuch prohibition,

His Majesty

to be forfeited, &c.

pay rool: for every C. wt. of fuch falt petre and gunpowder; scol. for every 25 arms.

II. And it is hereby further enacted, That whatever quantity or quantities of falt petre, sunpowder, or any fort of arms or ammunition prohibited by proclamation or order in council to be exported, shall be shipped for laden on board any ship or vessel in any of the port or ports of Great Britain, in order for exportation, contrary to such proclaination or order, all such falt petre, gunpowder, or any fort of arms or ammunition, prohibited by proclamation or order in countil to be exported, shall be forfeited, and may be feized by war an from any magistrate, or by any custom-house, impost, or exale officer; and the and owner to owner or owners of fuch falt petre, gunpowde, or any fort of arms or ammunition prohibited by proclamation or order in council to be exported, as shall be so shipped for exportation, shall severally and respectively, forfeit and pay the sum of one hundred pounds for every hundred weight of falt petre and gunpowder, and so in proportion for any lesser quantity; and one hundred pounds for every five and twenty arms, and so in proportion for any greater or leffer number; and one hundred pounds

for every two hundred weight of any species of ammunition, and tool, for and so in proportion for any lesser quantity, prohibited by pro-every CC. wt. clamation or order in council to be exported, so shipped for ex-

portation.

III. And be it further enacted, That if any person or per- and aiders in fons shall be aiding or assisting in the shipping or lading any salt shipping therepotre, gunpowder, or any sort of arms or ammunition for ex1001, and tieportation, during the time it shall be so prohibited by proclama-ble value; tion or order in council, contrary to such proclamation or order, every fuch person shall forseit and pay one hundred pounds, and treble the value of such falt petre, ganpowder, or any fort of arms or ammunition prohibited by proclamation or order in council to be exported.

IV. Provided also, and be it hereby further enacted, That if and the maany master of any ship or vessel shall lade or take on board, or suf-ster root. fer or permit to be laden or taken on board, any falt petre, gunpowder, any fort of arms or ammunition for exportation, during

the time it shall be so prohibited to be exported as aforesaid,

every such master shall forseit the sum of one hundred pounds. The same V. Provided always, and be it surther enacted by the autho-may be prority aforefaid, That this act, and every clause, matter and thing hibited from herein contained, shall extend, and be construed to extend, to being carried impower his Majesty to prohibit the shipping of any salt petre, coastwise. gunpowder, or any fort of arms or ammunition, in order to be catried coastwife, in like manner as he is by this act impowered to prohibit the exportation of falt petre.

VI. And it is hereby further enacted, That the penalties be-Application fore in this act mentioned and provided, shall be divided into of the penalthree several parts, two third parts thereof to his Majesty, his ties. heirs and successors, and the other third part thereof to such person or persons as shall seize or sue for the same, by bill, plaint or information in any of his Majesty's courts of exchequer in Great Britain, wherein no essoin, protection, or wager

of law, shall be allowed.

CAP. XVII.

An act to prevent bis Majest's subjects from scroing as officers under the French Ling; and for the better enforc-ing an act passed in the ninth year of his present Majesty's reign, to prevent the inlisting bis Majesty's subjects to serve as soldiers without his Majesty's licence, and for obliging such of his Aspesty's jubjects as shall accept commissions in the Scorch Brigade, in the service of the states general the united provinces, to take the oaths of allegiance and abjuration.

HEREAS divers of his Majesto's subjects have been in-duced to serve as officers under the French King, which pratice is highly to the dishonour, and is greatly trejudicial to the safety and welfare of this kingdom: for remedy thereof; be it enacted by the King's most excellent majesty, by and with the advice

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and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That if any subject of the crown of Great Britain, from and after the first day of May one thousand seven hundred Accepting of and fifty fix, shall take or accept of any military commission, or otherwise enter into the military service of the French King, as a commissioned or non-commissioned officer, without leave or French King's licence of his Majesty, his heirs or successors, first had and observice, with- tained for that purpose, under the sign manual of his Majesty, out leave un- h.s heirs or successors, every such person so offending, being thereof lawfully convicted, shall be taken, deemed and adjudged to be guilty of felony, and shall suffer death as in cases of sclony, without benefit of clergy.

Officers and limited time to their duty and taking,

II. And be it further enacted by the authority aforesaid. That foldiersteturn. if any commissioned or non-commissioned officer, or private ing within a foldier (being a subject of the crown of Great Britain) who may be now in the said service, without his Majesty's licence first had andallegiance, and obtained as aforefaid, do and shall, on or before the twenty ninth day of September one thousand seven hundred and fifty se-&c. the oaths, ven, return into this kingdom, with intent to become, and shall become, a dutiful and faithful subject to his Majesty, his heirs and fuccessors, and surrender himself to any one or more of his Majesty's justices of the peace within this kingdom, and shall within the time aforefaid, with good and fufficient fureties, enter into a sufficient recognizance to appear at the next general asfizes, or general quarter fessions of the peace to be held for the county in which he or they shall so surrender, and shall at such general affizes, or quarter sessions of the peace, take and subtcribe the oaths of allegiance and abjuration in open court, such officer or foldier shall from thenceforth be exempted and freed from all offences, penalties and forfeitures created by this act, or by any other act, against inlisting in foreign service; any thing in this act, or in any former act, to the contrary thereof in any wife notwithstanding. III. And be it further enacted, That if any commissioned or

non-commissioned officers or private soldiers (subjects of the crown of Great Britain) who are now in the service of

the French King, shall remain and continue in such service, from

exempted from penalties,

otherwife, they are hable to be adjudged of telony,

and fuffer death.

and after the faid twenty ninth day of September one thousand feven hundred and fifty feven, without leave or licence from his Majesty, his heirs and successors singt had and obtained, under the sign manual of his Majesty, his heirs or successors, all and every such persons and person so of inding, being thereof lawfully convicted, shall be taken, deem d'and adjudged to be guilty of felony, and shall suffer death as in cases of felony, with-

out benefit of clergy.

IV. And whereas a practice has been introduced in order to evade and elude the provisions made by an act passed in the ninth year of his present Majesty's reign, intituled, An act to prevent the listing his Majesty's subjects to serve as soldiers without his Majesty's licence, by hiring, retaining, or procuring his Majesty's Subjects to

9 Geo 2, C 30.

Anno vicesimo nono Georgii II. C. 174

go beyond the feas, or embark, with an intent upon their arrival abroad, to inlift and enter themselves to serve as soldiers in foreign service, without actually giving them any inlisting money at the time of their so procuring them to go abroad, with the intent aforesaid: and whereas a doubt has arose, whether the so hiring, retaining or procuring, his Majesty's subjects, with intent to embark, and go beyoud the seas, to be inlifted when abroad to serve as soldiers in foreign service, without actually paying to such persons, and their receiving inlisting money here from the persons so hiring, retaining or procuring, be an inlisting within the meaning and intention of the said all of the ninth of his present Majesty, as to make such person liable to the provisions and penalties of the said act: for removing the faid doubt, and for the more effectually preventing a practice fo highly detrimental to this kingdom; be it declared and enacted, That if any subject of the crown of Great Britain hath Subjects conengaged, contracted or agreed, or shall engage, contract or a- tracting, &c. gree, within the kingdom of Great Britain or Ireland, to go be- to inlift in foyond the seas, or embark, with an intent and in order to inlist reign service, and enter himself to serve as a soldier in any foreign service, though no inlifting money be actually paid to or received by him; or if any person hath hired, retained, engaged or pro- and persons cured, or shall hire, retain, engage or procure any subject of engaging them without his Majesty, his heirs or successors, though no inlisting money licence from hath been or shall be actually paid to or received by him, to a- his Majesty, gree to go beyond the seas, or embark, with an intent and in order to be inlifted to serve any foreign prince, state or potentate, as a foldier, without leave or licence of his Majesty, his heirs or fuccessors, first had and obtained for that purpose, every such person so offending, being thereof lawfully convicted, shall be adjudged to be guilty of felony, and shall suffer death as in to suffer cases of felony, without benefit of clergy.

V. And whereas it is highly necessary that officers of troops composed of British subjects and recruited in Great Britain, by his Majesty's permission, should not be permetted to enter into the service of any foreign power or state whatsofver, without giving the most so-lemn testimony of the allegiance which they owe to his most facred Majesty; be it further enacted by the authority aforesaid, That if Subjects acany of his Majesty's British hbjects shall, from and after the cepting comtwenty fourth day of June of the thousand seven hundred and fif- missions in ty six, accept of commissions in the corps in the service of their the Scotch high mightinesses the stress general of the united provinces, distinguished by the name of The Scotch Brigade, and who are not nerals service, already in that fervices every fuch person shall within fix months after the date of such his commission, take and subscribe the to take, &c. oaths of allagiance and abjuration in one of his Majesty's courts the oaths, at Westminster, or at the general affizes or general quarter sessions of the peace to be holden for some county, in that part of Great Britain called England, or in the court of session, court of justiciary, court of exchequer, in that part of Great Britain called Scotland, or in a sheriff or stewart court, or before the ju-Rices of the peace at their quarter sessions there, or in the domi-

Dd3 nions and transmit a certificate thereof, with the date of their commillion, to the fecretary at war, to be

nions of the states general, before his Majesty's minister there (who are hereby impowered to administer such oaths); and every fuch officer shall within fix months after he shall have taken and subscribed such oaths as aforesaid, transmit a certificate thereof figned by order of fuch court, or person or persons before whom the same shall have been so taken and subscribed, as before directed, together with an account of the date of his commission, to his Majesty's secretary at war for the time being, who is hereby required to register the names of all such officers, and the dates of their commissions; and such court, or person or registered, &c. persons, before whom such oaths are taken and subscribed, are hereby required to give such certificate to every such officer, as aforefaid; and every fuch officer not now in the fervice of the states general, who shall accept of a commission in the corps aforefaid, and shall not take and subscribe the oaths aforefaid, and transmit a certificate thereof in manner before directed, shall forseit and pay the sum of five hundred pounds, to be recovered by action of debt, bill, plaint or information, in any of his Majesty's courts of record at Westminster, or in the court of session or exchequer in Scotland; one moiety whereof shall go to the perfon or persons who shall sue for the same, and the other moiety to his Majesty, within one year after such person so offending shall come into Great Britain.

on penalty of 500l.

Offences comthis realm, may be tried in Great Britain.

Not to work corruption of blood.

VI. And be it further enacted by the authority aforesaid, mitted without That any offence against this act, though committed without this realm, thall and may be alledged to be committed, and may be laid, enquired of, and tried, in any county in Great Britain.

> VII. Provided always, and be it enacted by the authority aforesaid, That no attainder for any offence made selony by this act, shall make or work any corruption of blood, loss of dower, or disherison of heir or heirs.

CAP. XVIII.

An act to obviate a doubt arten on an act made in the last seffion of parliament, intitulal, An act for relief of infolvent debtors; and for relief of sheriffs and keepers of prisons, in respect to escapes of such persons as were prevented by the said doubt from being discharged under the Jaid att.

28Geo.2.C.13.

WHEREAS by an act passed ite in a session of parliament, intituled, An act for relief of intelligent debtors; it is (amongst other things) enacted, That all faciffs, gaolers or keepers of prisons in any county, riding, division, city, town and liberty, within this kingdom, were required to make an exact alphabetical lift of the names of all such persons who on the first day of January one thousand seven hundred and fifty fine, were in their actual custody, together with the names of the persons at whose suit such prisoners were detained, and deliver the same upon outh to the justices at their first general or quarter sessions to be held after the thirty first day of

March one thousand seven bundred and fifty five; as also to fix upon the gate of the faid prisons true copies of the said lists ten days before said sessions: and it was thereby further enacted, That the persons whose names were inserted in such lists, and who at the time in the faid recited att mentioned were in the actual custody of any sheriff or sheriffs, gauler or gaolers, keeper or keepers of prisons, taking the cath, and giving fuch notice to their creditors as the faid att requires, might be released and discharged from their imprisonment: and whereas it was in most places impracticable for sheriffs. gaolers, or keepers of prisons to deliver in lists at the time directed by the faid act, as the first general or quarter sessions next after the thirty first day of March one thousand seven hundred and fifty five, was held before the faid ast paffed into a law: and whereas a doubt has arison, whether the justices in any general or quarter sessions of the peace held for any county, riding, division, city, town or liberty, within this kingdom, had, by the said above recited act, a power to discharge any prisoner or prisoners at any general or quarter selsions held subsequent to that held after the thirty first day of March one thousand seven hundred and fifty five; and whether the discharges of prisoners by the justices, in pursuance of the said recited act, have been legal: and whereas the justices of the peace for the county palatine of Lancaster, by reason of such doubt, have obsolutely resulted to discharge the prisoners in the gools of their several , wishedions; which case may likewise have happened in other places, whereby they are still detained in a leathfome prison: and subcreas notwith standing fuch doubt the justices in many counties have proceeded to discharge, and have discharged prisoners from many gools in this kingdom, at the sessions held subsequent to that held next after the thirty first day of March one thousand seven hundred and fifty five; to obviate which doubt, be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That it shall and may be lawful Justices at to and for the justices of the place for any county, riding, di-their quartervision, city, town or liberty, within this kingdom, at their sessions, may general or quarter sessions of the peace, to be held for such order prisoncounty, riding, division, city, town or liberty, after the pail-ers for debt ing of this act, or at any subsequent general or quarter sellions to be brought (within the time limited the faid recited act) to direct and before them, order the lheriff or theriff, gaoler or gaolers, keeper or keep-tobe difchergers of prisons, to bring up any person or persons, who was, or ed on their were, in their actual cuffody, on the first day of January one conforming to thousand seven hungred and fifty five; and upon such prisoner act. and prisoners partuing the directions of the faid former act, such justices may (if they see just cause) release and discharge such prisoner-or prisoners from their imprisonment: any thing in this or the faid former act to the contrary notwithstanding.

II. And be it further enacted by the authority aforefaid, That Sheriff or in case any action has been, or shall be brought against any theriff, escape of prigaoler or keeper of any prison, on account of the escape of soner, who any fuch prisoner to detained as aforefaid, the defendant in such had complied

action, with the re-

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liable only for the estate or effects walted or fecteted fince delivery of puloner's schedule.

Discharge of prisoners m pursuance of the recited act, declared to be valid.

faction, upon proof made that such prisoner had complied, as far fas in him lay, with all the directions of the laid act, and was detained in custody, only by reason of the said doubt, shall not be liable to answer or make satisfaction to the plaintiff, to any greater amount than the value of the estate and effects comprised in the schedule given in and sworn to by such prisoner, purfuant to the directions of the faid act, in case the whole shall appear to have been wasted or secreted, or the value of so much thereof as shall appear to have been wasted or secreted, subsequent to the time when such schedule was delivered to the clerk of the peace.

III. And be it further enacted by the authority aforefaid, That all discharges of prisoners by the justices of the peace in pursuance of the herein before recited act, where such prisoners have complied with every direction of the faid act, are hereby declared to be good and legal discharges, to all intents and purpoles; and such justices, and all sheriffs, gaolers, keepers of prisons, and every other person or persons, acting under them, are hereby indemnified for what they may have done in pursuance thereof, in the same manner as if no such doubt had arisen.

CAP. XIX.

An all to impower justices of courts of record in cities and towns corporate, liberties and franchises, to set fines on persons who shall be summoned to serve upon juries in such court, and shall neglett to attend.

WHEREAS the city of London, and many other cities and trums corporate, liberties and franchifes, within this kingdom, have by royal grants, or by prescription, certain courts of accord holden within such cities and towns corporate, liberties and franchises respectively, for the trial of actions and suits arising within the limits or junifactions of such cities and truens corporate, liberties or franchijes resp. chively: and whereas great inconveniencies and delays frequently happen to the fuitors in those courts, by reason that persons duty impanelled and summoned to have upon juries in such courts, refule or neglect to appear and ferve upon the same: and whereas such inconveniencies and deld's principally arise from want of power in the julge or judges of such exerts, to compel persons who are in pinelled and summoned to serve when juries, for the trial of causes depending in such courts, to attend or to fine them for their not attending: wherefore be it enacted by the sing's most excellent majesty, by and with the advice and conserve of the lords spiritual and temporal, and commons, in this presont parliament affembled, and by the authority of the same, That from and after the twenty fourth day of June one thousand seven nundred and fifty fix, every person duly impanelled and summoned to ferve upon any july for the trial of any cause to be tried in any moned to leave court of record, holden or to be holden within the faid city on puries, not of Lor lon, or in any other city or town corporate, liberties or franchiles, within the kingdom of England, who shall not appear

Parlone fun attending,

and ferve on fuch jury (after being openly called three times, and on proof being made on oath of the person so making default having been duly fummoned) shall forfeit and pay for every to forfeit not fuch his default, such fine not exceeding the sum of forty shil-morethan 40s. lings, nor less than the sum of twenty shillings, as the judge or 20s. unless the

judges of the respective courts wherein any such default shall be court be satismade, shall, from time to time, deem reasonable to impose or fied with the set, unless some just cause for such defaulter's absence shall be cause of abmade appear by oath or affidavit, to the fatisfaction of the judge

or judges of the faid respective courts wherein any such default shall from time to time be made.

II. And be it further enacted by the authority aforesaid, That Fine leviable if any person on whom any fine shall be imposed or set in pur- by distress and. fuance of this act, shall refuse to pay the same to the person sale. or persons who shall be authorized by the judge or judges who shall impose or set any such fine, to receive the same, it shall and may be lawful for the judge and judges who shall have imposed or fet any such fine, and he and they is and are hereby authorized and required, by warrant under his hand and feal, or their hands and feals, to cause all and every such fine which shall Thave been imposed or set by him or them as aforesaid, to be levied, from time to time, by diffress and sale of the goods and chattels of the person or persons on whom any such fine shall have been so imposed or set as aforesaid; and the overplus mo- Overplus to be ney, if any, which shall remain after payment of such fine, and returned to deducting the reasonable charges of such diffress and sale, shall the owner. be rendered to the person or persons whose goods and chattels shall have been so distrained and sold.

III. And be it further enacted by the authority aforesaid, Fineto be paid That every fine which shall be imposed or set in pursuance of this to the proper act, shall, when received or levied, be paid by the person who be applied as shall receive or levy the same, to the proper officer of the city other fines of or town corporate, liberty or franchife, in which the court or court. courts was or were holden, wherein such time so received or levied was imposed or set; to be applied to such uses, as issues set on jurors, or other fines fet in courts holden within fuch city or town corporate, liberty or franchise, are by charter, prescription or usage applicable.

IV. Any be it further macked by the authority aforefaid, Limitation of That if any action or fail shall be brought or commenced a-actions. gainst any person or persons for any thing done in pursuance of this act, then and is every fuch case, such suit or action shall be brought or commenced within fix calendar months next after the matter complained of shall have been committed, and not afterward? and that the defendant or defendants in every such action, Thall and may plead the general iffue, and give this act and the special matter in evidence, on any trial to be had there. General issue. upon; and that the same was done in pursuance, and by the authority hereof; and if upon the trial of any such action or actions, the jury shall find a verdict for the defendant or defendants; or if the plaintiff or plaintiffs shall become nonsuit, or

discontinue

Anno vicelimo nono Georgii II. C.20.

[1756.

Double costs.

discontinue his or their action or actions; or if upon demurrer, judgment shall be given against the plaintiff or plaintiffs, the defendant or defendants shall and may recover double costs, and have the like remedy for the same, as any defendant or desendants hath or have for costs of suit in other cases by law.

CAP. XX.

An act for erecting, maintaining, and supporting a light-house on the island of little Cumray, in the county of Bute, at the mouth of the river Clyde in North Britain; and sor rendering the navigation in the frith and river of Clyde more safe and commodious.

HEREAS the entry into the river Clyde is extremely dangerous, whereby ships are frequently in great hazard of being spipwrecked, especially in the night-time, which might in a great meafure be prevented by a light-house on the summit or south-west end of the island of Little Cumray, which will be a publick benefit: and whereas there are several shoals and flats in the frith and river of Clyde, which if removed or marked out by beacons, would render the navigation more safe and commodious: and whereas there is no fund provided for answering the purposes aforesaid: and whereas the said island is the property of the right honourable Alexander earl of Eglintoun, which he holds under a firitt fettlement or tailzie, whereby be is refirained from alienating the same, or any part thereof, under the usual certification in such deeds of strict settlement of irritating and forfeiting his right to the whole estate: and whereas the said earl is willing that two acres of the faid island of Little Cumray, with the liberty and privilege of a road or passage to the shore of the said island, should be vested in trustees, for the uses and purposes herein aftermentioned, to be holden in feu of him, and the other heirs of tailzie in the faid estates, on the payment of an annual seu-duty of two pounds sterling, and to execute such deeds as shall be thought necessary for that purpose, but the same cannot be done without the authority of parliament; wherefore, may it please your most excellent Majesty, that it may be enacted, &c.

Power given to the earl of Eglindian to grant at a certain rent, a fencharter of two acres of land on the island of Little Cumray, for erecting a light house. Fen duty to descend to have heirs of Tailzie. Property of the said two acres vested in trustees. Trustees impowered to appoint proper officers, and to allow them salaries; life to erest a light-house and other necessary works for rendering the navigation commodious; and after such erection, to demand 1d. per ton from vessels passing the taid light-house. Annual rent of 40s. to be paid to the said earl, &c. out of the said duties. Pain of 40s. payable on arrears of the faid rent. Proceedings of the trustees, and accounts of the receipts and disbursements of monies, to be entered in books. Trustees impowered to corrow money for the purposes of this act, on the credit of the duties. Vessels not to be cleared at the custom-house, till a receipt be produced that these duties are paid. Duties may be levied by distress and sale. The King's ships, &c. exempted from the duties. Buildings vested in, and to be repaired by the trustees. Proper sie in the night season to be kept in the light house, &c. Surplus to be applied, one fixth for improving the harbour of Creenock, and the residue to the improving the navigation above. Greenock.

1756.] Anna vicesimo nono Granoss II. c. 21.

Greenock. Duties may be fued for in any court competent for civil actions, and be determined in a fummary way. Civil officers to affift in putting this act in execution.

GAP. XXI.

An act for imbanking and preserving certain fen lands and low grounds, called The Washes, lying and being in the several parishes of, Sutton, Mepal, Witcham, Ely, Witchford, Wentworth, Coveney and Downham, in the Isle of Ely, and county of Cambridge; and of Bluntisham with Erith in the county of Huntingdon.

WHEREAS certain fen lands and low grounds, part of the great level of the fens, commonly called The Washes, lying and being in the several parishes of Sutton, Mepal, Witcham, Ely, Witchford, Wentworth, Coveney and Downham, in the Isle of Ely, and county of Cambridge, and also Bluntisham with Erith. in the county of Huntingdon, containing in the whole fifteen bundred aeres or thereabouts, the boundaries whereof are as followeth; that is. to fay, Beginning at a bank called The old Bedford Bank, and from thence over The old Bedford River, below The Nine Holes Sluice, to Earith Drove; and from thence to the said drove to the upper end of Bluntisham school ground, and across the upper end of the faid school ground to The Hundred Feet, or New Bedford River; and from thence by the west side of the said Hundred Feet, or New Bedford River, to Richard Harrison's wash, below Ox Willow Load, and then along the faid load, to the Old Bedford Bank. and so along the east side of the said bank to The nine Holes Sluice aforcfuid, are, except certain parts or parcels thereof, which are berein after described and excepted, subject to be overflowed by tides and small freshes, and are in danger of being rendered useless, to the great damage and impoverishment of the owners and proprietors of fuch ground, and to the loss of the publick; may it therefore please your most excellent Majesty, that it may be enacted, &c.

Commissioners impowered to imbank the river, and lay tunnels, making satisfaction for damages. Differences to be adjusted at the quarter sessions. Commissioners are to meet twice a year, and make orders concerning the draining and preserving the low grounds, and to appoint proper officers, who are to give secrety. Where ditches shall be filled up, posts and rails are to be erected. An acre tax, not exceeding 1s. 6d. to be laid on the sens and low grounds, for the two sirst years; and for every year after, not exceeding 1s. per acre. Days for payment to be appointed. Proprietors of the crops of hay on Middle Moors, to pay two thirds of the tax, and the lesses one third. Commissioners may borrow money and assign over the taxes. The taxes may be levied by distress and sale. Tenants to pay the tax, which is to be allowed in their rent; except where there is a lease substituting of three or more years. Penalty of making a way over the washes. Owners neglecting to scour their dikes, and lay proper tunnels, after notics, collectors may cause the same to be done, and levy the charge. Penalty of damaging the banks. For want of distress offender to be committed. Accounts to be audited yearly; officers to attend, and verify the same on oath. Accounts when passed to be entered, in two sets of books, &c. Tunnels for taking water out of the river into the washes, not to be laid more than two sets below the surface.

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On death, &c. of commissioners, others to be chosen. Number of commissioners not to exceed thirty one. Elections to be registered. Qualification of commissioners. Reservation of the rights of the conservators of Bedford Level.

CAP. XXII.

An att for draining and preserving certain fen lands in the Isle of Ely and county of Norfolk, bying between the Hundred Foot River and the Ouse, and bounded on the south by the hard lands of Mepall, Wicham, Wentworth, Wichford, Ely, Downham and Littleport; and for impowering the governor bailiffs and commonalty of the company of conservators of the great level of the fens, commonly called Bedford Level, to sell certain lands lying within the limits aforesaid, commonly called Invested Lands.

THEREAS certain fen lands and low grounds lying and being in the several parishes of Mepall, Wicham, Coveney, Wentworth, Wichford, Downham and Littleport, and in the township of Ely in the Isle of Ely and county of Cambridge; and also in the parish of Welney in the said isle, and county of Norfolk; and also in the parishes of Southery, Helgay and Denver in the said county of Norfolk; containing in the whole eighteen thousand acres, or thereabouts, and which are bounded as follows; that is to fay, From the fouth hank of New Bedford River, commonly called the Hundred Feet Bank, at the bottom of Mepall Green along the edge of the said green and skirts of the high lands, to a certain place called Wicham Hive or Hithe; and from thence along the skirts of the high lands to the bottom of Wolbey Hill; and from thence round the edge of the high lands to Grunty Fen Drain near Wichford town's end; and croffing the said drain, along the side of the high lands to Beale Farm at the bottom of Ely Field; and from thence round the skirts of the high lands of Ely and Downham to a certain place called Downham Hive or Hithe; and from thence along the side of the high lands to Westmoor Bridge, and so along Grunty Fen Drain to a certain place ealled Witches Corner: and from thence by the skirts of the high lands of Downham and Chettitham to the bottom of Chettisham Wood Closes, now called Woodhouse Farm; and along the bottom of the said form to a certain bouse called Woods End House; and from the said house along the skirts of the high lands to Littleport Causeway; and along the said causeway to the hard lands at the bottom of Littleport Field, and then round the bottom of the Jaid field and hard lands of Littleport to a certain place called Littleport Knoll, and so round the edge of the said kroll; and along the skirts of the high lands to an ancient sewer, called the Crost River; and then along the north bank of the faid sewer to the west bank of the river Ouse, at a place called Littleport Chair; and from thence along the faid west bank of the river Ouse to Denver Sluice; and from the faid fluice along the fouth bank of New. Bedford River to the bestom of Mepall Green aforesaid, except the inibanked

imbanked grounds formerly of Edmund Skipwith efquire (new belonging to Viner Small esquire) lying on the north side of the river Oufe; are frequently very much annoyed with waters, through the defect of their outfalls to fea, to the great damage and impoverishment of the owners of such lands, and of the inhabitants of the several parishes and places where the same do lie: and whereas the laid fen lands and low grounds cannot be drained and preserved without the aid of parliament; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same. That the lord bishop of Ely for the time being, the lord or lords, lady or la-Commissioners dies of the several and respective manors of Coveney, Littleport, with others, Upwell, Southery and Denver for the time being, or in their abfor the several sence, their several and respective stewards or agents appointed places to exeunder their hands; an agent appointed by the dean and chapter cute the act. of Ely under their common feal; every person who for the time being shall be, bona fide, seised or possessed in his or her own right of two hundred acres of land, subject to be taxed by virtue of this act, lying within the limits above described; or in the absence of such person or persons, his, her or their agent or agents appointed under their hands; together with five perfons, being owners of lands lying within the township of Ely: two persons, being owners of lands lying in the parish of Wicham; seven persons, being owners of lands lying in the parish of Coveney; two persons, being owners of lands lying in the parish of Wichford; twenty two persons, being owners of lands lying in the parish of Downham; twenty persons, being owners of lands lying in the parish of Littleport; six persons, being owners of lands lying in the parish of Welney; seven persons, being owners of lands lying in the parish of Southery; nineteen persons, being owners of lands lying in the parish of Helgay: and one person, being an owner of lands lying in the parish of Denver; to be respectively chosen as herein after is directed. shall be commissioners to put this present act, and all the powers and authorities herein after mentioned, in execution,

II. And be it further enacted, That William Cole efquire, The first com-Charles Nallon Cole esquire John Morley, Jonathan Page, and John millioners for Drage, gentlemen, shall be the first commissioners for the said the several township of Ely; Anthony Gregory and William Saberton, gentlemen, shall be the first commissioners for the said parish of Wicham; the reverend mafter Thomas Neale, George Clay, William Clay, Robert Morling, William Sanxter, William Mufgrave and Abraham Biggs, shall be the first commissioners for the parish of Coverey; George Peacock and John Cave shall be the first commissioners for the faid parish of Wichford; Francis Topham and Dingley Askham esquire, the reverend master Thomas Jones, John Leaferd, John Tingey, Francis Tingey, Robert Afpland, John Leaford ju-Mior, William Cole the elder, Anthony South, Joseph Denfton, Richard Hopkin, Edward Martin, Robert Rayner, Rubard Grimditch

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Grimditch ferrior, Philip Cawthorne, Micah Cole, William Langman senior, John Ellington, Francis Moxon, Philip Hopkin and Robert Clarke, shall be the first commissioners for the said parish of Downham; John Parteriche esquire, Painter Meader, Henry Morley junior, Ashley, John Barber, John Love, gentlemen, the reverend master Richard Oswin, John Barrat Reyner, Robert Crabb senior, Robert Crabb junior, John Cutlack, James Clarke, William Dillamore, Robert Sutton, William Crabb, John Crabb, Henry Wadelow, Thomas Prior, Thomas Gotobed and John Lough, shall be the first commissioners for the said parish of Littleport; William Greaves, Hart, esquires, Gabriel Scott,

Robinson, John Scott and Edward Smart, shall be the first commissioners for the said parish of Welney; Sir Robert Burdet baronet, Aunger Peacock esquire, John Waddington, Henry Robinson, Abraham Murphet, Gregory Porter and William Pigott. shall be the first commissioners for the said parish of Southery; Sir Cecil Wray baronet, Sir Thomas Drury baronet, Matthew Robinson Morris, Henry Morley, Matthew Wildbore, Thomas Waddington and Edward Pratt, esquires, George Harland, William Galloway, Isaac Cockram, Thomas Weasenham, Eaton, Chri-Stopher Galloway, Henry Mayer, Robert Feast, Henry Tansley, King Whitred, William Nix and George South, shall be the first commissioners for the said parish of Helgay; and the reverend Samuel Sedman, D. D. shall be the first commissioner for the said parish of Denver: and that the said persons shall continue commissioners for the said towns and parishes respectively, until the Friday after the second Sunday in the month of April one thousand seven hundred and fifty seven; and that all such perfons as are bona fide feifed or possessed in their own right, of ten acres of land, subject to be taxed by virtue of this act, lying within the faid township of Ely, shall meet at the shire-house in Ely; and all such persons as are bona side seised or possessed in their own right, of ten acres of like taxable lands, lying in the several parishes of Mepall, Wicham, Coveney, Wentworth, Wichford, Downham, Littleport, Welney, Southery, Helgay and Denver. respectively, shall meet in their respective parish churches, upon the Friday next after the second Sunday in the month of April in the year of our Lord one thousand seven hundred, and fifty seven, and upon the Friday next after the second Sunday in April in every fucceeding year; and shall choose so many persons to

be commissioners for the said towns and parishes respectively, as are herein before appointed to be commissioners for the said towns and parishes respectively: and in case the persons who are to choose commissioners for the township of Ely, or for any of the parishes aforesaid, shall neglect to meet in any year at the time appointed for such elections, or shall not choose commissioners accordingly, then the persons who were commissioners for the said township or parish in the preceding year, shall continue commissioners for the same, until other commissioners shall be chosen as aforesaid, upon the Friday after the second Sanday in

April in the next or some succeeding year.

Their continuance.

Future commissioners to be chosen annually.

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III. Provided always, and be it further enacted, That no Their qualifiperson shall be enabled to act, sit or meet as a commissioner for cation.
any of the purposes of this act, unless he shall be the real owner of twenty acres of like taxable lands, within the said sens and
low grounds, bounded and described as aforesaid; except the
said lord bishop of Ely, and the lord or lords, lady or ladies, of Exception.
the several and respective manors of Governey, Littleport, Upwell
and Southery, for the time being, or his, her or their respective
stewards or agents, the agent of the dean and chapter of Ely,
and the several and respective agents of such persons as shall be
possessed from hundred acres of taxable lands as aforesaid, and
some one of the trustees of the poors land belonging to each of
the towns of Ely, Welner, and Helgay respectively.

IV. And be it further enacted, That the faid commissioners, Commissionor their successors, or any thirteen or more of them, shall twice ers to meet in every year, to wit, upon the last Wednesday in April, and last twice in every Wednesday in October, or oftner, as they see cause, meet at some year, or oftner, publick house in Ely, Covency, Downham in the Isle, Littleport or Helgay, to be appointed by the faid commissioners, or any thirteen or more of them; the first general meeting to be at the First general shire-house in Ely, upon the third Friday after the passing of this meeting. act; and at fuch meeting shall have full power and authority to make orders, and give directions, for the better and more orderly management of the work of draining the faid fens and low grounds, and for making proper cuts, drains, dams, tunnels and outlets through the fame, and for making and creeting proper works and engines thereupon, and for the maintenance thereof; and also to appoint one or more collector or collectors. receiver or receivers, or such other proper officer or officers, as Commissionthey the faid commissioners shall think fit, for taking care of ers to appoint fuch works, and for collecting the rates or affeffments which other officers; shall be made or affessed for the maintenance thereof; and to allow and appoint to be paid to fuch officers, out of the faid rates and affestments, such yearly or other wages and falaries, for their trouble and pains in their respective offices, as the said commissioners, or any thirteen of them present at such meeting, shall think reasonable; which said collector or collectors, re- who are to be ceiver or receivers, or other officer or officers, to be appointed as removable, aforefaid, may be altered and removed at the will and pleafure of the faid commissioners, or any thirteen of them assembled at fuch meeting or meetings to be held as aforefaid, and another or others chosen and appointed in his or their room and stead. as occasion shall require; and such collector or collectors, re- and to give ceiver or receivers, to be named and appointed as aforefaid, feculity. shall, before they act in the execution of their feveral offices, give fuch fecurity for the due execution of fuch their respective offices, and for performing the feveral trufts to them committed, as the faid commissioners, or any thirteen of them then present, 作劇 in their discretion think fit. And be it further enacted, That the faid commissioners, Commission-

or any thirteen or more of them, or their fuccessors, shall have ers impowered full to make cuts,

engines for draining the lands.

&c. an i erect full power and authority, from time to time hereafter, at their wills and pleasures, to make such cuts, drains, dams, tunnels and outlets, through the faid fens and low grounds, or any part thereof, so bounded and described as aforesaid, and to erect such works and engines thereupon, for draining and conveying the waters from the same, as shall be thought fit, necessary and convenient, by the faid commissioners, or any thirteen or more of them, at the meeting or meetings to be held as herein before is appointed for the purposes aforesaid.

Satisfaction to be made for damages;

VI. Provided always, That if the said commissioners shall make, or cause to be made, any cut, drain, dam, tunnel or outlct, through any feveral grounds, or erect any new work or works thereupon, then they shall pay a reasonable satisfaction to the person or persons who hath or have a right to the soil through which fuch cut, drain, dam, tunnel or outlet shall be made, or whereupon fuch work or works, engine or engines shall be erected, for the damages such person or persons shall sustain, and as shall be agreed upon between the said commisfioners, or any thirteen or more of them, and the person or persons having such right as aforesaid; and if the said commismined, in case sioners, or any thirteen or more of them, and such person or persons, cannot agree about the amount of such damage, that then the same shall be affessed, adjudged, and finally determined. by the justices of the peace, or the major part of them, at the next general or quarter fession of the peace to be held for the faid Isle of Fly, or county of Cambridge.

to be deterof difference, by the quarter sessions.

> VII. And whereas a confiderable part of the said fen lands and low grounds, lying near the skirts of the high lands, are much higher in their situation than the rest, and if the sewers lie in common, it is apprehended, may be made too dry, by fuch time as the lowest lands are well drained; therefore for avoiding this inconvenience, be it further enacted, That it shall be lawful for the said commissioners, or any thirteen or more of them, to erect such stanches or overfalls, at proper places, in the drains and dikes leading from the said lands, as they the said commissioners shall, in their discretion, judge necessary to keep up a sufficient head of water.

be made to prevent the lands near the high lands from being too dry.

Provision to

for the service of such bordering lands.

Commissioners lay a tax for draining the lands.

VIII. And be it further enacted, That at all and every or any impowered to fuch meeting or meetings to be held as aforesaid, it shall be lawful for the said commissioners, or any thirteen or more of them, to affefs, rate, tax and charge, all and every the respective owner or owners, occupier or occupiers, of all and fingular the faid fen lands and low grounds, so bounded and described as aforefaid, by an equal and proportionable tax, in any rate or fum. not exceeding one shilling per acre for each year, for carrying on and effecting the faid work of draining and maintaining the fame; and to limit and appoint such certain days and places for the respective payments of such tax to the collector or collectors. receiver or receivers, for the time being, as they the faid commissioners, or any thirteen or more of them, under their ham. shall direct and appoint. IX. Pro-

IX. Provided always; and be it enacted. That the tax fo to Not under 8d. be affeffed, rated and charged, shall not be less than eight pence per acre, till per acre in each year, until all the money which shall be bor- the money borrowed be rowed for the purpoles of this act, with the interest thereof, paid, shall be discharged.

K. Provided always, That no affefiment, rate or tax, shall Provisotouchbe made, collected or levied, upon any lands, being part of the mg commons. lands bounded and described as aforefaid, which are high lands, and have not been subject to inundations; and that no affest- Lands exment, rate or tax, shall, during the first five years after the empted for a making of this act, be made, collected or levied, upon any lands certain term. within the limits above-mentioned, which are now fo dug out into hods or turf pools, so as to be at present of no use; neither Other lands shall any affeilment, rate or tax be made, collected or levied, exempted. upon the imbanked lands of John Parterithe, esquire, known by the name of Willow Row Farms; nor upon the imbanked lands of John Pike, esquire, called The Chain Farm in Littlebort aforefaid; for fo long time only as the owners or occupiers of . those lands respectively shall keep and maintain the respective banks, now kept and maintained by them, of a fufficient height to keep the waters (except such waters as shall overflow by a breach of the corporation banks) draining from the lands which are defended by the faid banks, from overflowing into the lands without the faid banks.

XI. Provided also, That it shall not be lawful for the said Commissioners commissioners to make any cuts, drains, dams, tunnels or out- not to meddle lets, through the said imbanked lands of John Parteriche, or lands, while John Pike, esquires: or to erect any work or engine therewise. John Pike, esquires; or to erect any work or engine thereupon, they shall be for fo long time as the owners or occupiers of those lands shall kept imbankkeep and maintain their respective banks aforesaid.

XII. Provided always, That no tax shall be afferfied, rated or High lands charged, upon the bordering or other high lands, particularly exemined. described in the schedule to this act annexed; but all such lands shall be for ever exempted from all taxes to be affested, rated or

charged, by virtue of this act.

XIII. And whereas in the faid schedule all lands may not be Dispute conincluded that ought to be exempted from fuch taxes; be it fur cerning fuch ther enacted, That if any dispute shall arise concerning any of linds, to be fuch lands (not mentioned in the faid schedule) being to be view of comdeemed or not deemed high lands, the same shall be determined, missioners. upon view, by thirteen or more of the faid commissioners.

XIV. And whereas there is a certain tract of fen land lying within the township of Ely, parcel of the within described district, containing by estimation three bundred and ten acres, or thereabouts, which is called The Poors Lands, and made use of only by the pror inhabitants of the parishes of Trinity and Saint Mary's in Ely, for the purposes of fuel, who dig their winter's firing therein, and bave fo done for near one hundred years last past: and whereas the charging the faid lands with fuch tax, as is herein imposed on other and ads comprised within the district, are hereby taked with, would be taking them more than they are able to pay, prevent them from the Vol. XXI. engsyment

the tax to be laid on the Poors Lands.

Persons having banks and mills on their lands, furrendering the fame, exempted from the tax for five years.

Low lands in Pymoor exempted for the faid term.

Taxes affignto be borrowed.

Application of the money.

Taxes to be levied in default of payment.

enjoyment of so necessary a relief, and tend to the misery of many in-Moiety only of dustrious poor families; it is hereby further enacted, That the commissioners under this act shall never lay or impose more than half the tax on the faid lands, which they lay or impose on other lands within the district.

> XV. And whereas divers persons have been at the expence of imbanking several lands within the limits aforesaid, and erecting mills for draining the same; therefore in consideration of such expence; be it enacted by the authority aforesaid, That if all or any of the persons having such banks and mills, shall at the first or second meeting of the commissioners for putting this act in execution, furrender up and retign to the faid commissioners, all such mill or mills as to them respectively belong, to be taken down and disposed of by the said commissioners, towards carrying on the work of draining the faid fen lands, bounded and described as aforesaid, any such person or persons so delivering up their mill or mills, shall be freed and discharged from any taxes to be imposed upon the lands so imbanked and milled by virtue of this act, for the first five years after the same takes place; and also that certain low lands in Pymoor, belonging to William Cole equire, containing one hundred and fourteen acres, or thereabouts (which have been dug out into turf) shall be exempted from fuch taxes as aforefaid, during the faid term of five years. XVI. And to the end that a sufficient sum of money may be

speedily raised for the purposes of this act; be it further enacted, That the faid commissioners, or any thirteen or more of them, able for money shall have full power and authority, from time to time, by writing under their hands and feals, to affign over the faid yearly rates and taxes hereby chargeable, or to be charged, upon the faid fen lands and low grounds, so described as aforesaid, and every or any part thereof (the costs and charges of such assignment to be paid out of the faid tax) as a fecurity for any fum or fums of money by them to be borrowed for the purpole aforefaid, to such person or persons, or their trustees, as shall advance or lend the fame, to fecure the repayment thereof, with interest, not exceeding legal interest; which said money so borrowed, shall be applied, in the first place, to pay and discharge the expences of obtaining this act of parliament, and then shall be applied and disposed of in making such cuts, drains, dams, tunnels and outlets, and erecting fuch works and engines, as shall be necessary for draining and improving the fen lands and low grounds before-mentioned, and to no other use or purpose whattoever.

> XVII. And be it further enacted, That if any person or perfons, fo rated and taxed as aforefaid, shall refuse or neglect to pay the rate or tax charged upon him, her or them respectively, within the space of twenty one days after the respective times of payment, to be appointed by the faid commissioners (publick notice thereof being affixed upon the market crofs at Ely, by the collector or collectors, receiver or receivers, for the ting, being) it shall be lawful for such collector or collectors, exceiver

or receivers, or for any other persons, by virtue of any warrant of precept, under the hands and feals of five or more of the commissioners (which said warrant or precept such commissioners. or any five or more of them, are hereby impowered and required, from time to time, to make, as occasion shall require) to levy the fum or fums so affessed and rated upon any goods and chattels which shall be found upon all or any of the grounds and premisses so charged with any such sum or sums of money, and the goods and chattels to distrained to keep by the space of five days, at the costs and charges of the owner or owners thereof: and if the faid owner or owners shall not, within the faid space of five tlays, pay the fum or fums fo affeffed or rated, that then the goods and chattels so distrained shall be appraised by two or more of the inhabitants of the parish where the same shall be taken, or by other fufficient persons, and shall be sold by the faid collector or collectors, receiver or receivers, for payment of the faid money, and the overplus (if any be) coming by fuch fale (after the fum or fums to rated and afferfed, and the charges of taking, keeping and felling the faid diffress, are deducted) shall be returned to the owner or owners thereof, upon demand; and the feveral and respective tenants of all and singular the faid Tax to be paid fen lands and low grounds, so bounded and described as afore- by the tenants, faid, which shall be affessed or rated by virtue of this act, are out of their hereby required and authorized to pay such sum and sums of rent. money, as shall be so assessed, rated and charged upon such fen lands and low grounds, and to deduct out of the rent fo much of the faid affestment or rate, as the faid fen lands and low grounds, or the tenant or tenants in respect thereof, shall be asfessed or rated at; and the landlords, both mediate and immediate, according to their respective interests, are hereby required to allow such deduction and payment, upon receipt of the residue of their rent; and every tenant paying such affetiment or rate, shall be acquitted and discharged for so much money as the faid affestment or rate shall amount unto, as if the same had been actually paid to the person or persons intitled to the rent of fuch lands and grounds, except where there is a leafe of three or more years to come from the commencement of this act; in In case of a which case the proportion of the assessment or rate, which the lease, tenant tenant ought to bear and pay, in confideration of the benefit he to pay in proreceives by such lease, shall be adjusted and awarded by thirteen portion. or more of the commissioners for putting this act in execution.

XVIII. Provided always, and it is hereby further enabled, Lands unoc-That in case any of the said fen lands or low grounds shall at con co, to reany time hereafter be untenanted or unoccupied, fo that no fufficient diffress can be found whereon to levy the faid rates and ment of the taxes, then the lands and grounds charged with the faid rates tax. and taxes, shall always remain a security for payment thereof; and all goods and chattels which shall at any time then after be found upon such lands or grounds, thall and may be distrainkept, appraised and fold, in manner aforesaid, until all ar-

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rears of the faid rates and taxes and the charges of fuch difficis shall be fully paid and satisfied.

Proviso touching arable lands, or those dag op in turr.

XIX. Provided always, and be it further enacted, That it shall and may be lawful for William Cole efquire, owner of certain imbanked lands in Pymoor, which have been dug up into turf. containing one hundred and fourteen acres, or thereabouts, and likewife for the worshipful Francis Topham, doctor of laws, leffee under the right reverend the lord bishop of Ely, of a certain track of imbanked lands called The Fryth, lying under Downham Park, and for their respective heirs, executors, administrators and assigns, at their own proper charges and expences, to maintain and continue fuch banks as are now standing, for the preservation of the faid lands; and also to maintain and work one mill or engine on each of the faid tracts of land, for throwing off the waters towards the outfall, in like manner as they have heretofore done; and also for the owners and occupiers of such other parts of the faid fen lands comprised within the district intended to be drained by this act, as are arable, and produce winter crops, or have actually been dug up into turf, to erect horse mills, or other small engines thereon, in order to drain such lands so as to preserve the said crops, and to render the lands so dug up useful, and for no other purpose whatsoever.

Collectors to lay inflicient tunnels under ways made owners neglecting to to

levica upon the owners or occupiers.

XX. And be it further enacted, That if the owner or ownfcour outrings ers, occupier or occupiers of any of the faid fen lands, to which and dikes, and any outring or division dike doth or shall belong, hath or have filled, or shall fill up, or make any way over the same, without laying a fufficient tunnel under it, or shall neglect or refuse sufover them, the ficiently to rode, fcour, cleanse, open or repair, such outring or division dike, after twenty one days notice given to him, her or them, for that purpose, by the collector or collectors, receiver or receivers, for the time being, appointed by virtue of this act, then it shall be lawful for such collector or collectors, receiver or receivers, to cause such dike to be roded, scoured and cleansed, in a sufficient manner; and where there is not a sufficient tun-Charges to be nel under such ways, to cause those ways to be taken up, and made so wide and deep as the dike ought to be; and by warrant or precept under the hands and teals of thirteen or more of the faid commissioners (which warrant or precept such commissioners, or any thirteen or more of them, are hereby impowered and required, from time to time, to make, as occasion shall require) to levy the charge thereof upon the goods and chattels of fuch owner or owners, occupier or occupiers, by diffress and fale of his, her or their goods and chattels, upon the ground and premisses to which such dike or dikes, way or ways, doth or do, or shall respectively belong (over and above the other rates and taxes chargeable or to be charged upon the faid ground and premisses by virtue of this act) rendering the overplus (if any) to fuch owner or owners, occupier or occupiers respectively, when demanded, after all charges paid.

Regulations concurning

XXI. Provided always, and he it further enacted by the authority aforefaid, That if any tunnel or tunnels shall be laid for taking

taking water out of the river Oufe, or the hundred foot river, the the living of bottom of such tunnel or tunnels, for taking water out of the tunnels. bundred foot river, shall not at any time be laid more than three feet below the furface or level of the adjacent ground; and the bottom of fuch tunnel or tunnels, for taking water out of the river Oule, shall not at any time be laid more than two feet below the furface or level of the adjacent ground: and if any perfon thall lay the bottom of any fuch tunnel lower than three or Penalty on not two feet respectively, as aforesaid, below the surface or level of conforming. the adjacent ground, and shall be lawfully convicted thereof, before any justice of the peace of the county or place where such offence shall be committed, he or she so offending shall for every such offence, forfeit to the use of the person giving information thereof, the sum of five pounds for every such offence, to be levied by diffress and sale of the offender's goods and chattels, by warrant under the hand and feal of the justice before whom he or the shall be convicted as aforesaid.

XXII. And be it further enacted, That if any person or per-Penaity upon fons shall, at any time or times hereafter, wilfully or maliciously persons cut cut, throw down or destroy any of the banks, works or engines ting down or fo to be made or erected as aforesaid, or by any ways hinder, bucks or other obstruct or lay open any of the cuts, drains or other works to be works; made for draining or improving the faid fens or low grounds as aforesaid, and shall be thereof convicted upon oath before two justices of the peace for the said Isle of Ely, if the offence shall be committed within the faid ifle, or before two justices of the peace for the faid county of Norfolk, if the offence shall be committed in the faid county; every fuch person so convicted shall forfeit for every fuch offence the fum of one hundred pounds, to be levied by diffress and fale of the goods and chattels of every such offender or offenders, by warrant under the hands and feals of any two of the faid justices before whom such conviction thall be had, to be employed and laid out in carrying on the works and improvements in and upon the faid fens and low grounds where fuch offence is or shall be committed; and for want of such fusicient distress, such offender or offenders shall by the said juflices be committed to the common gaol of the faid Isle of Fly, and on peror county of Norfolk, for any time not exceeding twelve fine largeling months, at the discretion of the faid justices: and it any perion or dedroying or persons shall wilfully or maliciously set fire to, burn or other engines. wife destroy any of the said engines to be erected as aforesaid, and be thereof lawfully convicted, such person or persons shall be adjudged guilty of felony, and shall be subject and hable to the like pains and penalties as in cases of felony; and the court, by or before whom such person or persons shall be tried, shall and have hereby power and authority to transport such felons for feven years, in the like manner as other felons are directed to be transported by the laws and statutes of this realm.

XXIII. And to the end it may appear clearly, what money Accounts to has been raised from time to time, by virtue of this act, and be examined that the owners and occupiers of the faid fen lands and low annually by grounds

Le 2

the commiffioners upon oath.

grounds may be satisfied that the money so raised has been duly applied; be it further enacted, That once in every year, on one of the days herein before appointed for the meeting of the faid commissioners, inspection shall be had by the said commissioners, or any thirteen of them, of the receipts and disbursements of such money as shall have been raised by virtue of this act, to the twenty fifth day of March then next preceding; and all accounts relating to the same, shall be then or within ten days after, made up and fettled by the faid commissioners, or any thirteen of them, then affembled at such their meeting as aforefaid; at which time the collector or collectors, receiver or receivers of the faid rates and fums of money to be raifed as aforesaid, are hereby required to attend with proper books of accounts of their receipts and difburfements, and all vouchers for the fame; and upon confideration and examination thereof upon oath to be administered by one of the said commissioners (which oath any one of the faid commissioners is hereby impowered to administer) the said commissioners, or any thirteen of them, are hereby impowered to allow and pass the said accounts, as they shall think fit, or such part or parts of the same, as they shall see just and reasonable; and such account or accounts, or such part or parts of them, as shall be so allowed by the faid commissioners, or any thirteen of them, under their hands, shall be fairly entered in two several books to be kept for that purpose, one whereof shall remain with the said commissioners, and the other in the parish church of the Holy Trinity in Ely; and the faid books shall and may be inspected and perused at any time, at reasonable hours, by any person or perfons requiring the same (being an owner or owners of any of the spected gratis. said fen lands and low grounds) without fee or any other reward.

Two books of them to be kept, and in-

Allowance to be made to for their attendance.

XXIV. Provided always, and it is hereby further enacted, That towards defraying the expenses of the faid commissioners. commissioners upon account of their attendance at any of the meetings, to be held as aforefaid, for putting this act in execution, the fum of one shilling, and no more, shall be paid by the collector or receiver of the faid rates and taxes, to each of the faid commissioners prefent at any fuch meeting, and thall be allowed in the accounts of such collector or receiver, as so much money paid for the purposes of this act, so that the whole expense, at any one meeting, shall not exceed the sum of twenty shillings; any thing herein before contained to the contrary notwithstanding.

Clause to save the rights of the Redford level corporation.

XXV. Provided alio, and it is hereby further enacted, That this act, or any thing herein contained, shall not extend or be construed to extend, to impower the faid commissioners appointed for putting this act in execution, to have, use or exercife any power or authority over, or to intermeddle with any of the banks, fewers, drains or works already made, or hereafter to be made by the governor, bailiffs and commonalty of the company of conservators of the great level of the fens, called Bedford Level, by virtue of an act made in the fifteenth year

of the reign of King Charles the Second, intituled, An act for fettling the draining of the great level of the fens, called Bedford Level, or by virtue of any other act or flature whatsoever, or to invalidate, lessen, diminish, after or take away any of the rights, powers and authorities, vested in the said governor, bailists and commonalty, or in the faid governor, bailiffs and conservators. but that all rights, powers and authorities whatfoever, which by virtue of the faid act, made in the fifteenth year of the reign of King Charles the Second, or any other act or statute whatsoever. now are vested in the said governor, bailists and commonalty, or in the faid governor, bailiffs and confervators, or any of them, shall for ever hereafter remain, continue and be in the faid governor, bailiffs and commonalty, and in the said governor, bailiffs and conservators, and every of them, as fully and amply, to all intents and purposes, as if this act had never been

XXVI. Provided also, and it is hereby further enacted, That Corporation to the faid governor, bailiffs and commonalty, shall keep and maintain the maintain the fouth bank of the hundred foe? river, and the west the hundred bank of the river Ouse, in like manner as they have hitherto soot river, and done.

wett bank of

XXVII. Provided always, and it is he eby further enacted, the Oule. That Viner Small esquire, his heirs or aftigns, being owner or Provide conowners of the imbanked grounds, late of Edmund Skipwith e-cerning the fquire, before exempted, shall not at an time hereafter, run off imbanked the waters from the faid imbanked grounds, through tunnels or Viner small, otherwise, into the lands intended to be drained by virtue of this elqi act, but shall keep and maintain the banks round the said grounds, of the same height and strength they now are,

XXVIII. Provided always, That nothing in this act contained shall extend, or be construed to extend to deprive the Drains of Grunty for owners and proprietors of lands and commons lying in Grunty continued to Fen, of the drains they have hitherto had and enjoyed, and still the propriedo enjoy, for running off the waters of the faid fen, through tors. Grunty Fen Drain, towards the outfall.

XXIX. And whereas by the faid all of the fifteenth year of King 15 Car. a. C 17. Charles the Second, it was amongst other things, enasted, That the governor, bailiffs and confervators of the great level, should kave power to lay taxes upon the ninety five thousand acres of land (allotted as a recompence for the draining of the faid great level) for the support, maintenance and prefervation of the laid great level, and to levy the same with penalties for non-payment; and that the faid governor, bailiffs and confervators, should have power to fell so much, or such parts and proportions of the faid ninety five thousand acres, upon which any tax should be in arrear, or penalties, in such propertions as the faid governor, bailiffs and confervators should judge to be sufficient to raife fuch taxes and penalties: and whereas feveral parcels of the faid ninety five thousand acres of land, lying within the said district, bounded and described as asoresaid, were at different times put up to fale, in pursuance and according to the directions of the faid act of the fisteenth of King Charles the Second, and of another att made in the E e 4

twentieth year of the faid King, intituled, An act for the taxing and

affelling of the lands of the adventurers within the great level of

sand:

State of the inveited lands in the aforefaid district, belonging to the corporation. 20 Car. 2. C. 8.

the fens, in order to raise the taxes and penalties in arrear, for and in respect of the said lands; but the same not being thought worth the taxes and penalties due thereon, fuch lands could not be fold fo as to raife fuch penaltics and taxes; and the faid governor, bailiffs and confervators baving directed their officers from time to time, to bid for such lunds as could not be fold for the amount of the taxes and penalties respectively due thereon, they the said officers became the purchasers of fuch lands, and have either conveyed the same to the said governor, bailiffs and commonalty, or declared fuch purchases to have been made in trust for the faid corporation; and the lands so purchased have ever fince such purchases respectively made thereof, remained vested in the jaid corporation, and been called Invested Lands, and have been anmually rated and affessed to the taxes laid upon the faid ninety five thoufand acres, according to their respective proportions, in pursuance of the faid aels of the fifteenth and twentieth of King Charles the Second; but fuch taxes not having been raifed or paid, the faid corporation have, from time to time, lett such invested lands, or such parts thereof as they could find terants for, at such rents as could be produced for the same; but the profits arising from the lands so lett, have been very small and inconsiderable, and much less than the taxes with which such lands have been affeffed; and whereas the said governor, bailiffs and conservators, apprehending it would be for the benefit of the faid corparation, that fuch invest A lands should be fold, discharged of the arrears of taxes which had ocen affeffed thereon, but subject and liable in like manner as the rest of the faul ninety five thousand acres, to the with Mr Ro-binson Morris, fifteenth and twentieth of King Charles the Second, did cause five bundred and fixty eight acres of the faid invested lands, lying within of Bedford and the diffriet berein before described, to be put up to publick sale; and otners, for fale Matthew Robinson Morris efquire, being the best bidder for the fame, at the fum of one hundred pounds, the faid corporation thereupon agreed with the faid Matthew Robinson Morris for the sale of the faid five hundred and fixty eight acres for the faid fum of one hundred pounds, discharged of the arrears of taxes which had been charged thereen before the first day of April one thousand seven hundred and fifty four, and subject to future taxes; and the most noble John duke of Bedford, Sir Thomas Drury baronet, Matthew Wildbore and Thomas Waddington esquires, having delivered proposals to the faid corporation for the purchase of one thousand seven hundred acres and twenty perches of the faid invested lands (being the residue of the faid invested lands lying within the said district) at the price of one thousand psunds, and such proposals having been published in the publick news papers, and notice having been thereby given, that the faid corporation were ready to treat with any persons, who should be willing to give more than the faid from of one thousand pounds for the faid lands, and no person having offered so much as the said sum of one to usand pounds for the same, the said corporation did agree with the faid John duke of Bedford, Sir Thomas Drury, Matthew Wildbore, and Thomas Waddington, for the fale of the faid on thou-

Recital of agreements and the duke of the invelled lands.

fand seven bundred acres and swenty perches of invested lands, at the faid price of one thousand pounds, discharged of all arrears of taxes, which at any time before the conveying of such lands shall have been charged thereon, and subject to future taxes: and whereas it will be for the benefit of the said corporation, that the said governor, bailiffs and commonalty, should be imposvered to fell the faid invested lands, discharged of the arrears of taxes, according to the agreements entered into at aforefaid; be it therefore further enacted, That it shall be Corporation lawful for the faid governor, bailiffs and conservators, or any impowered feven or more of them, whereof the faid governor or bailiffs, or to convey the any of them, to be two, to grant or convey, under the feal of fame, difthe faid corporation, the faid five hundred and fixty eight acres rears of taxes. of invested lands, to the said Matthew Robinson Morris, and the pursuant to faid one thousand seven hundred acres and twenty perches of the agree-invested lands to the said John duke of Redsord, Sir Thomas ments, Drury, Matthew Wildbore, and Thomas Waddington, freed and discharged of and from the taxes which have been rated or asfessed upon the said invested lands, by virtue of the said act of the fifteenth of King Charles the Second, or of any other act or acts of parliament now in being, relating to the faid great level, according to the before recited agreements made by the faid corporation with the faid Matthew Robinson Morris, and the said John duke of Bedford, Sir Thomas Drury, Matthew Wildbore, and Thomas Waddington; and fuch grants and conveyances fo made, shall be good and effectual in the law, to all intents and purposes whatsoever, as if the said lands had been sold at the thire-house in Ely, for non-payment of taxes, pursuant to the faid acts of the fifteenth and twentieth of King Charles the Second, before the faid lands became invested.

YXX. Provided always, That nothing in this act contained shall extend, or be construed to extend, to impower the said corporation to discharge the said invested lands, or any part thereof, from any rates or taxes, which the fame thall hereafter be liable to be rated or affessed with, by virtue of the said act of but not to disthe fifteenth of King Charles the Second, or any other act or charge them acts of parliament whatsoever, but that the said invested lands from suture shall be liable to be rated and affessed in the same manner as they taxes; were before the making of this act; any thing herein before

contained to the contrary notwithstanding.

XXXI. Provided also, and be it further enacted, That the faid governor, bailiffs and confervators, shall out of the above One third of the expences mentioned sums of one hundred and one thousand pounds, for of this act to which the faid invested lands are hereby directed to be fold, paybe paid by one third part of the expences of obtaining this act.

XXXII. And it is hereby further enacted, That if any action, fuit or information, shall be commenced or profecuted against any person or persons for any thing done or to be done in pursuance of this act, every such action or suit shall be commenced within fix months next after the fact committed, and Limitation of thall be laid or brought in the court of pleas of the faid I/le of actions. Ely, or in the counties of Cambridge or Norfolk, and not else-

Anno vicefimo nono Georgii II. c. sz.

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where; and the defendant or defendants in fuch action or fuit, shall and may plead the general issue, and if in replevin, may justify and avow by virtue of this act, as persons acting by authority of commissioners of sewers are enabled to do; and give this act and the special matter in evidence, without specially pleading the same, otherwise than as aforesid, at any trial to be General issue, was done in pursuance and by the authority of this act; and if

had thereupon, and that the fact alledged to have been done, the same shall appear to have been so done, or if any such action or fuit shall be brought after the time before limited for bringing the fame, or shall be brought in any other county or place than as aforefaid, then the jury shall find for the defendant or defendants, avowant or avowants; or if the plaintiff or plaintiffs shall become nonsuit, or forbear prosecution, or discontinue his, her or their fuit or fuits; or if any verdict shall pass against him. her or them, upon a demuirer, or otherwise, then in any of the faid cases, the defendant or defendants, avowant or avowants, Treble costs. shall recover treble costs, for which he, she or they, shall have like remedy, as where costs by law are awarded.

XXXIII. And be it further enacted and declared, That this act shall be deemed and allowed to be a publick act; and all judges, justices, and other persons, are hereby required to take notice thereof as such, without specially pleading the same.

Publick act.

The Schedule to which the annexed all refers; being a list of such bordering, and other high lands, as are to be exempted from the Taxes to be assessed, rated or charged, in pursuance of the said alt.

MEPALL.

A L L the Widdons, except four acres part of the adventure land taken out of the fame, belonging to Daniel Dickens.

WICHAM.

The Widdons, formerly called Jaggam Hall grounds.

In the Cowcrofts.
Three acres of Richard Papworth.
Five acres of John Hazlum.
Five acres in the occupation of William Saberton.
One acre of John Winter.
One acre, part of four acres, of Edward Hemmings.

In the Hale Fens.
Thomas Johnson's lot, and all the lots between that and Wolbey Hills, except a part of four lots, one belonging to William Nix, two to lord Wentworth and mistress King, and one to Anthony Gregory.

WOLBEY HILLS.
Thirty acres, part of forty acres, of mistress King.
Fifty acres of John Leaford.

Ten acres of John Cole. Five acres, part of ten acres, of mafter East's heirs.

Two acres, part of nine acres, of William Musgrave.

COVENEY.

All the Hale Fens fouth of Wardley Hill, from a lot of Jeremiah Hinkin to a lot of George Clay, inclusive.

Two acres and an half, part of fix acres of Headley's heirs.

Two acres, part of fix acres, of Headley's heirs.

Four acres, part of fix acres, of James Creek, called Sampson's lot.

In the New Drove Grounds.
Six acres of William King, clerk.
Four acres, part of fix acres, of Charles
Cole, clerk.

One acre and an half, part of fix acres, of Thomas Neale, clerk.

Four acres, part of fix acres, of Edward Merry.

Six acres of William Cole, efquire. Seventeen acres, part of twenty leven acres, of mistress Swan.

Three acres, part of fix acres, of Bidwell Nix.

Six acres, late of Ifaac in Sedge Woolafton, equire. Fen. Six acres of Mary Mer-

Six acres of Mary Merrick, widow.

Ten acres, part of forty acres, of Matthew Robinson, esquire, abut-ting upon Westfield.

In the New Dams.

Eight acres, part of thirty acres, of lerd
Townsend's, abutting upon ditto.
Two acres, part of nine acres, of
Coveney Feoffees.

Three acres, part of nine acres, of George Clay, called Cocks's Dam. Two acres, part of twelve acres, of

Thomas Neale, clerk, called The Spots.

Four acres, part of fourteen acres, of lord Townsend.

Three acres, part of ten acres, of Margaret Clay.

Four acres, part of fixteen acres, of miftres Swan, called The Long Dam.

At Way Head. Four acres, part of nine acres, of

Margaret Clay. Three acres and an half, part of seven

acres, of Charles Cole, clerk.

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Five acres, part of feven acres, of Elizabeth Barton.

Seven acres of Frances South.

Twenty one acres of George Clay, in three lots.

Twelve acres of Elizabeth Earton. Six acres, part of fixteen acres, of Thomas Nix.

One acre, part of feven acres, of John Feast.

Three acres, part of seven acres, of George the son of Margaret Clay. Ten acres and an half, of George Clay,

being a lot and a half.

Four acres of Bidwell Nix. Seven acres, part of fixteen acres, of George Clay.

In the Great Dams.

Four acres, part of nine acres, of mithrefs Swan.

Eleven acres, part of fifty fix acres, of Matthew Robinson, esquire.

Six acres, part of eighteen acres, of George Clay.

Five acres, part of twenty four acres, late of Isaac Woolastone, esquire.

Four acres, part of nine acres, of George Clay, late Matthews.

Four acres and an half, part of nine acres, of George Clay, late Childs's. Four acres and an half, part of nine acres, of Robert Morling.

Five acres, part of eighteen acres, of

mastçr Hazlum.

Three acres, part of fix acres, of George Clay.

Eight acres, part of eighteen acres, of Aungier Peacock, esquire.

Six acres, part of thirty acres, of William Mayer.

Four acres, part of nine acres, of Robert Feast.

In the Blockmores.

All the blockmores north of Wardcy Hill, from the gravel to a blockmore of Abraham Biggs, late Knight's, including the fame.

Four acres and an half, part of feven acres, of Abraham Biggs, being

three blockmores, late Painter's. One acre and a half, part of two acres, of Margaret Clay.

Six acres, part of eight acres, of William Sanxter, being two blockmores. Four acres of William Knight.

Four acres of William Cole, esquire.

Six acres of 'Margaret Clay.

Two acres of Abraham Biggs, being a lockspit at the bottom thereof.

Five acres, part of eight acres, of Amy Barrs.

One acre of John Pennington.

One acre of George Clay. One acre of Thomas Nix.

Two acres, part of three acres, of Aungier Peacock, esquire.

In the Pingles.

Ten acres, part of twenty acres, belonging to Pembroke Hall.

Four acres, part of ten acres, of George Clay.

Three acres, part of fix acres, of Charles Clay, called Gunton's Pin-

Six acres of George Clay, called The Home Pingle.

All the High Land, Closes and Yards, at Coveney and Wardey Hill.

In Ely Byal Fen.

Five acres, part of fifteen acres, in two dolvers, of

Robert Morling.

Two acres and an half, dey Hill gravel.

dolvers, of Edward Hemnings.

Four acres, part of five acres, of John Winter, called Kirby's ground. Four acres, part of five acres, in a

lot of John Knowles.

Five acres, a lot of mistress Sabberton.

Five acres, a lot of master Mayer.
Three acres, part of five acres, in a
lot of master Mayser.

All the old Fens in Witcham and

Wentworth.

Anno vicelino nono Georgia II. C. 22.

In WENTWORTH Sedge Fen. Two acres and half, part of eight acres, of mafter Twelves.

An hill, called plain hill, containing about eight acres.

WICHFORD.

Half an acre, in each finall lot in Sedgefield Pooles.

Six acres of William Cole, esquire, in Pymore.

ELY.

All the grounds called Alderforth, in West Fen Side, abutting on Beald Drove.

One acre and an half, part of three acres, of John Prior.

Three acres, part of fix acres, of Edward Cropley.

Three acres, part of fix acres, of Charles Cole, clerk.

Three acres, part of fix acres, of William Cole, clerk.

Eleven acres, part of twelve acres, of lady Parsons.

All the lands between Beald Drove and Ely Field.

All Beald farm (except three acres, and thirty acres, of adventure land in Pymore, used therewith).

Eighteen acres of William Cole, efquire, in four pieces, late Trowell's and Beesley's, abutting on Ely Field.

Sixteen acres of John Bringhurft, clerk, in two dolvers, abutting on ditto.

All the lotsabove Long Drove, from Gall Drove to West Fen Drove.

abutting

Eight acres, part of twelve acres, of mistress Ralph.
Six acres of George Tookie.

kie.
Six acres of Thomas Day.
Six acres of John Bringhurft, clerk.

Thirty acres of Thomas Watkins, clerk, called Flowers Hill.

Fourteen acres, part of thirty acres of Elizabeth Gee.
Six acres of Henry Kempton.

Eight acres, part of twelve acres, of Thomas Wat-kins, clerk.

Four acres, part of fix acres, of Thomas Poole.

Eight acres, part of twelve acres, of William Aungier.

part of twenty four acres.

Twenty one acres, part of twenty four acres.

Towers,

Called
Baalam's
Pieces. abutting on West Fen Drove.

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DOWNHAM.

All the land called the Hurst and the Holts (except fourteen acres of Morley Unwin, clerk, called the Pooles).

In West Fen Side.

Four acres, part of twelve acres, of Philip Cawthorne.

Four acres, part of twelve acres, of Joseph Denston.

Two acres, part of four acres, of Philip Sibley.

Two acres, part of four acres, of Matthew Hallock.

Two acres, part of four acres, of Jofeph Denfton.

Sixteen acres, part of fixty acres, of Robert Cole, in feveral pieces.

Two acres of Philip Hopkin. Two acres of Christopher Green.

Two acres of Francis Moxon. Four acres of Matthew Cross.

Two acres of Joseph Denston.

Seven acres, part of fifteen acres, of John Yarrow, in two pieces.

One acre, one part of two acres, of Christopher Green.

Six acres, part of fifteen acres, of Downham Feoffees. One acre, part of two acres, of William Eagle.

Two acres, part of four acres, of mifires Gordon.

Two acres, part of four acres, of Robert Rayner.

One acre, part of three acres, of William Eagle.

One acre, part of two acres, of John Bayes.

One acre, part of two acres, of Frances South.

Six acres, part of twelve acres, of Jofeph Dentlon, fix pieces.

Four acres, part of twelve acres, of Thomas Brown.

Three acres, part of eight acres, of Francis Moxon.

Two acres, part of fix acres, of Richard Moxon.

One acre, part of two acres, of William Eagle.

One acre, part of two acres, of Henry Waddelow.

Two acres and three roods, of Richard Moxon, called Cop Hall.

In the Land Floods.

Two acres at the Hithe, of Mary Smith, senior.

Two acres of Frances South.

Two acres and an half, called a Holt and a Yard, at the Hithe of Joseph Denston.

Eleven acres, part of seventeen acres, of Frances South.

One acie, part of two acres, of John Bayes.

Two acres, part of four acres, of Francis Moxon.

One acre, part of two acres, of John Leaford.

Two acres of Joseph Denston. Four acres of Richard Moxon.
Two acres of Francis Tingey.

All the land floods from Westmore Bridge to the park by Westmore Bridge.

Five acres, part of fix acres, of Richard Hopkin, junior.

Three acres, part of fix acres, of Wilbam Merry. Two acres, part of ten acres, of Richard Hopkin, fenior,

One hundred acres of Francis Topham, equire, (lying under Downham park) being the highest part of the Frith.

In North Fen Side.

Four acres, part of eight acres, of Thomas Jones, clerk, at the bottom of Lone Lane.

One acre, part of two acres, of John Churk, at ditto.

One acre, part of two acres, of Isaac Aspland.

Five acres, part of eight acres, of William Cole, esquire, of Cabbage-hole.

Seven acres, of John Ellington, in ditto.

Two acres, part of twelve acres, of Elizabeth Ellington, next Beald Drove.

Two acres, part of twelve acres, of Henry Hull, next Beald Drove.

One acre, part of two acres, of Sarah Bringhurit.

One acie, part of two acres, of Mary Smith, junior.

Three acres, part of fix acres, of John Hitch.

One acre, part of two acres, of William Cole, esquire.

One acre, part of two acres, of Richard Hopkin.

Three acres, part of fix acres, of John Ellington.

Five acres, part of twelve acres, of John Flanders.

One acre, part of two acres, of Downham Feoffees.

Two acties, part of four acres, of Francis Tingey.

Two acres, part of four acres, of Henry Morley, esquire.

All the lots called Marshall End, in Downham and Ely.

Twelve acres, part of seventy eight acres, of Richard Holditch, esquire, under Chetitham Wood.

PYMORE.

called

Caufy.

Anto vicedinamono George II. e.e. PYMORE. twelve acres of Fran-All these Twelve acres of Anthony South. ces South. One acre, part of four fouth-west Twelve acres of Wilof Pymore acres, of Margaret liam Harrison. Drove. Twelve acres of Mor-South. Twelve acres of John ley Unwin, clerk. Twelve acres of John Leaford. Twelve acres of Fian-Leaford. All thefe ces South. Twelve acres of Joseph north-east of Twelve acres of John Denston. Pymore Twelve acres of John Yarrow. Drove. Six acres, part of twelve Churk. Six acres of Margaret acres, of Frances In Straight South. South. Furlong. Four acres, part of fix acres, of John Lea-Twelve acres of Robert Rayner. Three acres, part of five acres, of Eliza-Twelve acres of William Langman. beth Ellington. Four acres of Margaret Eight acres, part of South. seventeen acres, of Four acres of William John Leaford, in two lots. Langman. Four acres of William Sixteen acres of Sarah Bringhurst. Langman. Twelve acres of Fran-Twenty five cis Skinner. acres late St. John's, Four acres of Margaret Seventeen South. Of Mr. Twenty acres of John acres, late fohn Leaford. Diurey's, Lea-All thefe Twelve acres of John Sixteen acres, ford. Parts of the fouth-west out of feven-Leaford. of Pymore Fifties. teen acres, Eight acres, part of Drove. twelve acres, of John late Saint Leaford. John's, Five acres, out of fe-Two acres, part of fix acres, of Richard venteen acres, of Nicholas. Lord Saint John's. Four acres, part of fix Three acres, out of acres, of John Churk. feventeen acres, of Francis Tingey. Eight acres, part of twelve acres, of Tho-In a Place called Dunkirk. mas Jones, cluk. Two acres, part of twelve acres, of Eight acres, part of John Cawthorne's heirs. twelve acres, of Ri-Nine acres, part of twelve acres, of Richard Hopkin. chard Holditch, elq; Five acres, part of Three acres, part of twelve acres, of twelve acres, of Margaret South. Ifaac Afpland.

Two acres, part of J

Twelve acres of William Cole, junior.

Tw●

Two acres part of twelve seres, of John Flanders, at Frith Head.

In the Ely North Fen Side.

Six acres, part of nine acres, in three lots, of Henry Morley, esquire.

One acre and an half, part of three acres, one lot, belonging to Saint Peter's college, Cambridge.

Three acres, part of fix acres, in two lots, of Henry Morley, efq; One acre and an half,

part of three acres, one lot, of James Harkneis, esquire.

Nine acres, part of cighteen acres, in fix lots, of Henry Morley, esquire.

Eight acres, part of twelve acres, in four lots, of Henry Morley, equire.

Twelve acres, part of twenty five acres and an half, in eight lots and an half, of Henry Morley, esquire.

One acie, part of three acres, one lot, of Henry Morley, esq. One acie, part of three acies, one lot, of James Harknels, esq. Three acies, one lot, of Henry Morley,

esquire, called Gull

Piece.

Woodhouse

Under

Farm.

Abutting on the road to

siq; > the road to nee | Litticport. of |

LITTLEPORT.

In North Fen Side, under Littleport Field, commonly called Wood Fen. Nine acres of Flizabeth Meader.

Three acres, part of four acres, one lot of Henry Mayner.

Four acres, part of eight acres, two lots, of Matthew Scurchin.

Two acres, part of four acres, one lot, of Malter Middleditch.

Two acres, part of four acres, one lot, of William Gary, efquire, his heirs.

Four acres, part of eight acres, two lots of Lathbury, clerk.

One acre and an half, part of four acres, one lot of William Eafy.

One acre and an half, part of four acres, one lot, of Robert Mayes.

Two acres, part of four acres, one lot, of John Barret Rayner.

Five acres, part of eight acres, two lots, of Littleport feoffees.

One acre, part of four acres, one lot, of John Cuttlack.

One acre and an half, part of four acres, one lot, of James Clarke.

One acre, part of four acres, one lot, of John Kennell.

One acre, part of four acres, one lot, of John Partheriche, esquire.

One acre, part of four acres, one lot, of James Clarke.

One acre, part of four acres, one lot, of Philip Gotobed.

One acre and an half, part of four acres, one lot, of ditto.

Two acres, part of four acres, one lot, of John Creek, late Blow's.

Eight acres, being two lots, of Thomas Gillett.

One acre and an half, part of four acres, one lot of Papworth Crab.

One acre and an hali, part of four acres, one lot, of Lathbury, clerk.

Eight acres, part of fixteen acres, four lots, of John Mayes.

Four acres, part of eight acres, two lots, of William Porter.

Six acres, part of eight acres, two lots, of Daniel Clarke.

Six acres, part of fixteen acres, four lots, of James Clarke.

One acre and an half, part of four acres, one lot, of Isaac Harle.

One acre and an half, part of four acres,

Seven acres, part of fixteen acres, tour lots, of ditto.

Five acres, part of eight acres, two lots, of ditto.

Two acres, part of four acres, one lot, of Christopher Gillett.

One acre, part of four acres, one lot, of Henry Waddclow.

One acre, part of four acres, one lot, of Anne Braffett.

One acre, part of four acres, one lot, of Henry Waddelow.

One acre, part of four acres, one lot, of widow Webb.

One acre, part of four acres, one lot, of William Burridge.

Three acres and an half, part of eight acres, two lots, of William Cuttlack's heirs.

Four acres and an half, part of eight acres, two lots, of John Partheriche, elquire.

Two acres and an half, part of four acres, one lot, of Thomas Evans, esquire.

One acre and an half, part of four acres, one lot, of Thomas Gillett. One acre and an half, part of four acres, one lot, of mailer John Drage.

Two acres, part of four acres, one lot, of William Dillunore.

Two acres, part of four acres, one lot, of John Partheriche, efquire. One acre and an half, part of four acres, one lot, of Thomas James. One acre and an hilf, part of four acres, one lot, of Matthew Wildbore, elquire.

One acre and an half, part of four acies, one lot, of Thomas James. One acre and an hali, port of four acres, one lot, of William Dilli-

One acre, part of four acres, one let, of Matthew Wildhore, equire.

One acre and an half, part of four acres, one lot, of mater Truckpenny.

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acres, one lot, of mafter John Two seres, part of four agres, one lot, of Christopher Crabb.

Four acres, part of eight acres, two? lots, of John Partheriche, elquire.

Two acres and an half, part of four acres, one lot, of Matthew Wildbore, esquire.

Six acres, part of twelve acres, three lots, of Thomas Door.

Three acres, part of eight acres, two lots, of master Thomas Tawney.

Six acres, part of eight acres, two lots, of William Piggott.

Three acres, part of four acres, one lot, of James Clarke.

Three acres, part of four acres, one lot, of widow Blowes.

Two acres and an half, part of four acres, one lot, of mader l'homas Tawney.

Two acres and an half, part of four acies, one lot, of William Porter. his acies, put or eight acres, two

lots, of William Cral b. Two acres and an half, part of four acres, one lot, of Matthew Eburn. Two acres and an half, part of four

acres, one lot, of John Barrett Rayner

Eight acres, two lots, of Sir William Brown, by the Knoll.

The Knoll.

In Westmoor, from Grunty Fen Di un by the knoll Bridge. Twelve acres of John Barber, two lots, called Wadeload lots.

The Plains.

Seven acres, part of nine arres, of Papworth Crabb.

Six acres, part of nine acres, of Chriitopher Crabb.

Six acres, part of nine acres, of Meader's heirs.

Four acres, part of nine acres, of William Piegott.

Two acres, put of nine acres, of Rebuit'r bb.

Two acres, part of nine acres, of Christopher Crabb.

> l t Seven

£1756.

Seven acres, part of nine acres, of Lathbury, clerk.

Four acres, part of forty four acres, of multrels Doo.

Two acres, part of nine acres, of Sir William brown.

Thirteen acres, part of eighteen acres, of Thomas Evans, esquire.

Four acres, part of nine acres, of Matthew Wildbore, elquire.

Three acres of Thomas Gotobed.

Six acres of malter Skeeles.

Six acres of Thomas Prior. Seven acres of Papworth Crabb.

Twenty one acres of mafter Thomas

Tawney, in two pieces. Threeacres of the widow Waddelow. Three acres of master Thomas Taw-

Five acres, part of fix acres, of Papworth Crabb.

Two acres, part of three acres, of globe land.

Two acres, part of three acres, of William Crabb.

Three acres of William Gary, efquire, his heirs.

Three acres of Sarah Robinson.

Three acres of widow Gillett.

Six acres of Christopher Crabb, in two pieces.

Three acres of widow Godson.

Six acres of James Clarke.

Two acres, part of three acres, of John Crabb.

Two acres, part of three acres, of John Cuttlack.

Four acres, part of fix acres, of John Crabb.

Three acres of Painter Meader.

Four acres, part of fourteen acres, of Matthew Wildbore, esquire.

On the fouth-west side of the Crost River.

From Blacklake Bridge to the Hundred Feet Bank.

Five acres, part of fix acres, of Abigail Clarke.

Two acres, part of fix acres, of Daniel Clarke.

Two acres, part of fix acres, of Matthew Wildbore, elquire.

Six acres, part of twolve acres, of John Partheriche, esquire,

One acre and an half, part of fix acres, of Sarah Blowes.

Seven acres, part of eighteen acres, of William Crabb, in three pieces,

Two acres, part of fix acres, of Robert Garner.

Four acres, part of twelve acres, of Robert Crabb senior.

Seven acres, part of twelve acres, of Thomas Woodhouse, in two pieces.

One acre, part of twenty acres, called The Cambridge Croft.

Three acres, part of ten acres, of Thomas Evans, esquire. Seven acres of William Crabb.

Apeshall Farms.

Fifteen acres of John Partheriche, esquire.

In master Evans's Farm.

Forty five acres, being the Hill. Five acres and an half, the yards.

In Painter Meader's Farm.

Nine acres, called

Three acres, part of twenty feven

Ten acres, being the Old Hill.

Three acres, the yards.

Two acres, part of twelve acres, called The Haffock Ground.

T'en acres, part of twelve acres, called Pont's Croft.

Twenty five acres, part of thirty five acres, of Thomas Evans, esquire.

Thirteen acres, part of eighteen acres, of Puinter Meader.

One acre and an half belonging to ditto.

Ten acres, part of twenty four acres, of Mary Atkins, in two pieces.

Four acres of William Dillimore, the yards.

Six acres, part of feven acres, of ditto. Two acres, part of twenty acres, of Thomas Evans, esquire.

Five

Five acres, part of thirteen acres of John Partheriche, esquire.

Four acres, part of nine acres, of Robert Sutton.

Four acres, part of nine acres, of John Partheriche, esquire.

One acre of Matthew Easter, the Yard.

Six acres, part of ten acres, of ditto. Five acres, part of fixteen acres, of Thomas Evans, esquire.

Eight acres, part of forty acres, of Matthew Easter.

Three acres, part of fourteen acres, of Thomas Evens, esquire.

One acre and an half, part of three acres, of John Partheriche, efquire.

One acre and an half, part of pine

One acre and an half, part of nine acres, belonging to Welney Feetfees.

Seven acres, part of eleven acres (being the Home Stall) of Anthony South.

Four acres of Lord Saint John (the Mustard Seed Yard).

Eleven acres, part of thirty three acres, of ditto, in three pieces.

On the north-east side of the Crost River.

From the Hundred Feet Bank towards Littleport (the Crofts).

Two acies, part of three acres, of Anthony South

Twelve acres, part of eighteen acres, of Sir William Brown.

Two acres, part of three acres, of mafter East's heirs.

Six acres, part of nine acres, of Thomas Evans, esquire

Fourteen acies, part of twenty feven acres, of William Crabb.

Three acres, part of fix acres, of Thomas Evans, equire.

One acre and an half, part of three acres, called Bread Bank.

Three acres, part of fix acres, of Thomas Evans, esquire.

Four acres, part of nine acres, of Robert Sutton.

Four acres of ditto, called the Yards.

Four acres and an half, part of fix acres, of Isaac Sallis.

Seven acres, part of twelve acres, of Hannah Taylor.

Ten acres, part of eighteen acres, of Welney Fcoffees.

Ten acres, part of feventeen acres, of Thomas Evans, esquire, in four pieces.

Nine icres, part of twelve acres, of William Clary, esquire, his hoits. This acres, part of twenty acres, of

Thomas Evans, efquite.

Three acres, part of twenty acres, of William Gary, esquire, his heirs.

Two acres, part of nine acres, of Painter Merder

Four acres, part of ten acres, of Wilham Dillimore.

Two acres and an half, part of eleven acres, of Thomas Evans, equire.
Six acres and an half, part of twenty

Six acres and an half, part of twenty acres, of William Dulimore, in two pieces.

Three acres, part of fix acres, of Thomas Evans, efquire.

Ten acres, part of eighteen acres, of Painter Meader.

Three acres, part of twelve acres, of John Partheriche, esquire.

One acre, part of fix acres, of Thomas Evans, efquire.

One acre and an half, part of fix acres, of Mary Atkin.

One acre and an half, part of four acres, of Thomas Evans, efquire.

Two acres, part of eight acres, of William Crabb.

One acre, part of fix acres, of Thomas Evans, equire.

One acre and an half, part of eight acres, of William Gary, efquire, his heirs.

One acre, part of fix acres, of William Clabb.

One acre, part of four acres, of Thomas Clarke.

One acre and an half, part of fix reces, of master John Drage.

One acre, part of fix acres, of William Piggott.

One

Ff2

436 Alako Yasuma hako Galakaji Projek

One acre, part of four acres, of Tho- In Mow Beny between Ferry Bridge mas Evans, esquire.

Six acres, part of eighteen acres, of William Gary, esquire, his heirs.

Nine acres, part of eighteen acres, of Thomas Evans, esquire, in two pieces.

Four acres and an half, part of eight acres, of Thomas Prior.

One acre of Thomas Evans, esquire. Two acres, part of three acres, of ditto.

Six acres, part of fixteen acres, of the widow Braffett.

One acre and an half, part of three acres, of Thomas Clarke.

Six acres, part of nine acres, of Walton, clerk.

Five acres of ditto.

One acre, part of three acres, of widow Sindall.

Two acres, part of four acres, of Thomas Clarke.

Two acres, part of eight acres, of Lathbury, clerk.

One acre, part of two acres, of Thomas Prior.

Two acres, part of twelve acres, of John Barrett Rayner.

Two acres, part of fix acres, of Thomas Brailett.

Two acres, part of eight acres, of William Gary, esquire, his heirs. One acre and an half, part of seven

acres, of Thomas Brassett. One acre and an half, part of fix

acres, of Henry Youngs.

Two acres, part of fixteen acres, glebe land.

One acre, part of eight acres, of William Wilkinson.

Two acres and an half, part of nine acres, of John Cuttlack.

Four acres, part of fixteen acres, of Henry Waddelow.

One acre and an half, part of fix acres, of John Cuttlack.

Two acres, part of fixteen acres, of Robert Crabb, junior.

and the Chair.

Two acres and an half, part of fix acres, of Mary Mobbs.

Two acres, part of fix acres, of Francis Hyde.

Two acres and an half, part of fix acres, of John Voyce.

Four acres, part of fix acres, of John Barrett Rayner.

Twelve acres of Painter Meader, two

Six acres of Daniel Clarke. Six acres of John Love.

Six acres of Daniel Clarke. Four acres, part of fix acres, of ditto. Three acres and an half, part of fix acres, of Robert Crabb, senior.

SOUTHERY, under the West Bank of the river Ouze.

Half an acre, part of twelveacres of Sir Robert Bur-In Nix's

One acre, part of eighteen acres, of ditto.

One acre, part of twelve acres, belonging to the lady of Southery (Canham's Farm).

One acre, part of four acres, of ditto (Gregory Porter's farm).

One acre, part of four acres, of Isaac Cockram.

One acre, part of four acres, of Woodhouse's.

Half an acre, part of twenty acres, of Isaac Cockram (Ward's farm).

HELGAY.

Six acres, part of fifty two acres, of Isaac Cockram, in four pieces (Wolley's Yard).

Two acres, part of four acres, of ditto (Wolley's Yard).

Two acres and an half, part of twenty five acres, of Sir Robert Burdett (Roper's farm).

One acre, part of ten acres, of Sir Cecil Wray, called Baker's Hill.

Two

Two acres and an half, part of nine acres, of Christopher Barkham (Prior's farm).

One acre, part of eleven acres (Helgay Feoffees).

One acre, part of eleven acres, of William Galloway.

Four acres, part of forty acres, of Sir Cecil Wray, (Harland's).

Two acres, part of one hundred acres, Helgay's Poor's Land.

Two acres, part of thirty acres, of Christopher Galloway, called Tiffany's.

Six acres, part of fifty acres, of miltress Smith, called Doman's.

DENVER.

One acre, part of twenty acres, globe

Two acres, part of five acres, of Abraham Wardle.

Seven acres and an half, part of forty one acres, of King Whitred, in three pieces (Hopkins's farm).

Five acres of Lord Saint John (Langman's farm).

Welney, by the Hundred Feet Bank. Eighteen acres of William Greaves. esquire, (part of Flower's farm). Six acres, part of twenty acres, called

Fisher's Croft

CAP. XXIII.

An all for encouraging the fisheries in that part of Great Britain called Scotland.

TIPHEREAS the extending and improving of the British fishery is of great importance to this kingdom, as it not only adds considerably to the national wealth, but is moreover a fruitful nursery of able seamen for the publick service: and whereas the same is greatly obstructed by certain restrictions, exactions and regulations, to which the fishers and curers of fish in North Britain are subject, either by custom or the laws now in force: and whereas it further appears that it would be very advantageous to trade in general, as well as to the fishery, if the said exactions and restrictions were taken off, and fuch new regulations made, as are more accommodated to the prefent circumstances of both: and whereas by an act made in the third festion of the first parliament of the late Queen Anne, in Scotland, in Ad of the tituled, An act for advancing and establishing the fishing trade third session of Queen Anne in and about that kingdom, all her Majefly's fubjetts of that king- in Scotland. dom are authorized and impowered to take and cure herring and white fish, in all and fundry the seas, channels, bays, firths, lochs, rivers and so forth, of that her Majesty's kingdom and islands thereto belonging, where sever herring or white fifth are or can be taken; and for their greater conveniency, to have the free use of all ports, harbours, shores, forelands and others, for bringing in, pickling, drying, unloading and loading the fame, upon payment of the ordinary dues where harbours are built, that is, such as are paid for ships, boats and other goods; and discharges all other exactions, such as one night's fishing in the week, commonly called Saturday's fishing, Top-money, Stallage, and the like: and for the further explaining, enforcing and amending the faid law; may it please your most excellent Majesty, that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lores spiritual and temporal and commons in this present parlia- Power given ment affembled, and by the authority of the fame, That from and to inhab tants after the twenty fifthday of June one thousand seven hundred and to take, buy

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Anno vicelino nono Grokom Rais. 42.

fifty fix, all persons whatsoever, inhabitants of Great Britainfrom fisheror rivers in Scotland, cr belonging.

ty of filling.

The use of ports, harhours, and fhores, allowed for landing nets, et cting ftages and tents, and cuing fill.

soo I. penalty confider ation money.

men, and cure thall, and they are hereby declared to have power and authowhite nin, in rity, at all times and feafons, when they shall think proper, freely to take, buy from fishermen, and cure any herrings, cod, ling or any other fort of white fish, in all and every part of the islands thereto feas, chancle, bays, firths, lochs, rivers or other waters, where fuch fish are to be found, on the coasts of that part of Great British called Scotland, and of Orkney, Shetland, and all other islands belonging to that part of Great Britain called Scotland; any law, flatute or custom, to the contrary in any wife notgoo! penalty withstanding: and if any person or persons whomsoever shall, on persons ob- after the twenty fifth day of June one thousand seven hundred fructing the fishery, or ta- and fifty fix, under any pretence whatfoever, presume to obking any gra- struct or hinder any person or persons from fishing as aforelaid, tuny for liber- in moonlight nights, or at any other time whatfoever, in all or any, or in any part of the faid feas, chanels, baye, firths, lochs, rivers, or other waters as aforelaid, or shall demand or receive any gratuity or allowance whatfoever, either in money, fish or otherwise, under the name of Saturday Night's Fifting, or under any other name or pretence whatfoever, from any filherman or other person, for the liberty of fishing in all or any, or in any part of the faid feas, chanels, bays, firths, locies, rivers and other waters, as aforefaid, every fuch perfon tall, for every fuch offence respectively, forseit the sum of one handred pounds sterling, to be recovered in manner herein after directed; any law, usage or custom to the contrary notwith? ading.

II. And be it further enacted by the author inforciaid, That all and every person or persons comployed in the ... inshery, on the coasts of that part of Great Britain called . . . lund, or on the faid coasts of Orkney, Shetland, or and of the and islands, shall have and exercise the free use of all port, har'our, shores and forelands, in that part of Great Britain cal' 'atland, or in Orkney, Shetland, or any of the said islands, w the highest high water mark, and for the space of one hundred yards on any waste or uncultivated land, beyond such mak, within the land, for landing their nets, casks, and other materials, utenfils and stores, and for creeting tents, huts and stages, and for the landing, pickling, curing, drying, and reloading their fish, without paying any foreland or other dues, or any other fum or fums of money, or other confideration whatfoever, for fuch liberty, except as hereafter excepted; any law, statute or custom whatsoever to the contrary notwithstanding: and if any person or peron demanding fons shall presume to demand or receive any dues, sums of moor taking such ney, or other consideration whatsoever, for the use of any such ports, harbours, shores or forelands, within the limits aforefaid, fo made use of for the purposes aforesaid, or thall presume to philtruct the fishermen or other persons employed in the taking, buying, or curing of filli in the use of the same, every person to offending thall, for every such offence, forfeit the sum of col hundred pounds sterling, to be recovered and levied in manner herein after directed,

III. Providetí

III. Provided always. That nothing in this act contained shall Dutice to be extend to exempt the veffels or boats employed in the faid fifte-paid within Ty, from the payment of fuch harbour or pier dues as are and bours or piers. by law ought to be demanded for thips, veffels or boats, in piers or harbours, whileh are built or artificially made, but that such harbour or pier dues shall be paid in like manner as the same

were liable to be paid before the passing of this act.

IV. And uphereas it is found by experience that the barrels now used for packing and patting up of white herrings and wet white fifth, in that part of Great Britain salled Scotland, are not of proper thickness: be it further enacted by the authority aforesaid, That Staves of herfrom and after the twenty fifth day of June one thousand seven ring barrels to hundred and fifty eight, the flaves of all barrels in which such be half an inch fish shall be packed or put up, shall be at least one half part of thick through an inch in thickness throughout, of made work; and if after the faid twenty fifth day of June one thousand seven hundred and fifty eight, any barrel or barrels containing such fish, shall be found to be of a less thickness, than one half part of an inch in any part of the faid barrel, any officer of customs or excise, or on penalty of any curemafter in Scotland, are hereby authorized and required to being confiffeize the same, and upon proof thereof before any two justices cated with the of the peace, the owner or proprietor of such fish shall forfeit fish.

both fish and barrel. ¥. And whereas by an act made in the fifth year of the reign of 5 Ann. c. 8.

Queen Anne, intituled, An act for an union of the two kingdoms of England and Scotland; it is enacted, That from and after the union, the laws and acts of parliament in Scotland for pining, curing, and packing of herrings, white fish and salmon for exportation, with foreign falt only, without any mixture of British or Irish falt, be consinued in force in Scotland, subjett to such alterations as shall be made by a British parliament; and that for establishing an equality in trade, all fish exported from Scotland to parts beyond the seas, which should be cured with foreign falt only, without any mixture of British or Irish fult, should have the same eases, premiums and drawbacks, as were or should be allowed to such persons as export the like fish from England; by which enacting clause the curers of fish in that part of Great Britain called Scotland, are restricted and debarred from ufing either British falt, or a mixture of British and foreign jalt, in the curing of any kind of fish for exportation, and have not the liberty of taking falt free of duty from the falt works for curing of fish for exportation, which restriction and probibition are found by experience to be very detrimental to the fishing trade of that part of Great Britain called Scotland: and whereas by an act made in the fifth year of the reign of his late majesty King George the First, intituled, An 5 Geo. 1. c.18. act for recovering the credit of the British fishery in foreign parts, and for better securing the duties on salt; the curers of fish in that part of Great Britain called England are allowed to use either for reign or British falt, or to mix them in curing of any kind of fish, and also to import foreign salt, and take salt from the falt works -ivithout paying any duty for the same, except the customs payable on fuch foreign falt at the importation thereof, for curing of fish for ex-

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Pirtution

portation only : and whereas by an act made in the wighth year of the taking off the duty upon falt used in the curing and making of white herrings; and inflead thereof laying a proportionable duty upon all white herrings confumed at home only, the curers of white herrings in that part of Great Britain called England, were allowed to use such foreign and British falt as should be delivered to them duty-free for the curing of fifth for exportation, in the curing of white herrings for home confumption, upon payment of a duty of three shillings and sour pence for every harrel of fuch white herrings as should be entered for home consumption, under certain regulations and penalties in the faid act mentioned: and whereas the extending the faid provisions and regulations in the faid acts made in the fifth and eighth years of the reign of his faid late Minefly, would tend to the encouragement and improvement of the fisheries in Scotland, and to the benefit and advantage of the united kingdom; be it therefore further enacted by the authority aforciaid, That from and after the twenty fifth day of June one thousand seven hundred and fifty fix, it shall and may be lawful for any person or persons whomreign falt, and soever in that part of Great Britain called Scotland, to import to take British foreign falt, and to take British salt there from the salt works, without paying any duty for the same, for curing of fish for exfor curing fifth portation only; except the customs payable upon the importa-

Liberty given to import lofalt,

for exportati- tion of such foreign falt; and that it shall and may be lawful on, duty-free; for any person or persons whomsoever, in that part of Great Bricustoms on importation excepted.

'der certain re-Arictions, to Scotland.

& Geo. 1. c. 18. jefty, intituled, An all for recovering the credit of the British fishery in foreign parts, and for better securing the duties on falt; and also the said act made in the eighth year of the reign of his said * Geo. 1. c. 16. late Majesty, intituled, An all for taking off the duty upon all sali used in the cyring and making of white herrings; and infinid thereof laying a proportionable duty upon all white herrings confumed at home extended, un- only; and every clause, regulation, exemption, penalty, punishment, provifo, rule, article, matter and thing whatfoever in the faid acts contained, so far as relates to the curing of fish for exportation with falt, without payment of duty, and likewife to the feveral rates or fums of money allowed upon the exportation of fish from that part of Great Britain called England, and also to the curing of white herrings for home confumption (except the imposition of the said duty of three shillings and four pence per barrel) shall be, and the same are hereby declared to extend to that part of Great Britain called Scotland, in as full and ample manner as if the same were repeated and re-enacted in this prefent act; any thing in the faid acts or in any other act of parliament contained to the contrary notwithstanding.

tain called Scotland, to use any such foreign or British salt as shall

be delivered duty-free for curing of fift for exportation, in the

curing of white herrings for home confumption; and that the faid act made in the fifth year of the reign of his faid late Ma-

A duty of is. 'per barrel payable in Scotland on

VI. And he it further enacted by the authority aforefaid, That for every barrel of white herrings containing thirty two gallons, entered for home confumption in that part of Great Biz-

taln

necesso rigno Oxorati II. c. 12

tain called Scalload, the proprietor of such herrings shall buy a harrings duty of one shilling, and so in proportion for every half barrel; tered for home under the regulations and penalties prescribed and inflicted in consumption. the faid last mentioned act, for the alcertaining, collecting, and recovering the faid daty of three chillings and four pence per barrel.

VII. And be it further enacted by the authority aforesaid. That it shall and may be lawful to carry and bring from any port of that part of Great Britain called Scotland, to any port of that part of Great Britain called England, white herrings cured with British or foreign salt, the persons bringing the said her- and as 4d per rings into England, dominion of Wales, and town of Berwick barrel for herupon Tweed, paying at the port to which the same shall be rings brought brought three shillings and four pence for every barrel of such into England, white herrings, containing thirty two gallons, which shall be there for entered there for home confumption; and so in proportion for home con-

every half or quarter barrel.

VIII. And whereas by an ass made in the fifth year of the reign , Geo. z. c. 60 of his present Majesty, intituled. An act for reviving the duties on falt for the term therein mentioned; it was enacted, That it should and might be lawful to carry and bring from any port of that part of Great Britain called Scotland, to any port of that part of Great Britain called England, white herrings cured with falt made in Scotland, the person or persons bringing the faid white herrings into England paying at the port to which the same should be brought, two shillings and four pence for every barrel, containing thirty two gallons, of such white herrings brought from Scotland, and in proportion for half barrels, under certain regulations, restrictions and penotities in the faid act mentioned and whereas if liberty were also specified to bring falmon, cod, ling, tusk, and other white fish cured with falt made in Scotland, into any port of that part of Great Britain called England, for home confumption, the same would tend to the hencest and advantage of both parts of the united kingdom; be it therefore further enacted by the authority aforesaid, That barrel to be from and after the twenty fifth day of June one thousand seven paid for falhundred and fifty fix, it shall be lawful to carry and bring, from mon, cod, and any port of that part of Great Britain called Scotland, to 2014 port other fish wet, of that part of Great Britain called England, for home confump- scotch falt, tion, any falmon, cod, ling, tusk, and other white fish, could and imported with falt made in Scotland, for which the duty hath been there into England paid or fecured, the person or persons bringing such fish into for home con-England, dominion of Waler, and town of Berwick upon Tweed, famption; paying at the port to which the fame shall be brought, two shillings and four pence for every barrel, containing thirty two gallons of such fish wet; and so in proportion for a greater or leffer quantity; and one shilling and two pence for every hun- and for dry dred weight of such fish dry; and so in proportion for a greater fish is 2d. or leffer quantity.

IX. And be it further enacted by the authority aforefaid, Fish cured in That it shall and may be lawful to carry or bring, from any port Scotland, may or place of that part of Great Britain called Scotland, or the islands be brought inthereunto

per C. weight.

Latino Jane Grandi T. L. S. Absorbing belonging, to any port of that past of Great British called England, for re-experitation, any herfings, falmon, cod, ling, tulk, and other while fifth, the owner of the fifth, or mafter of the veffel, making oath that fuch fish was caught in North Britain, or on the coalts thereof, and cured with falt delivered duty-free from some part of Great Britain, and when and where the lame was so delivered.

Bounty allowed on the exportation of fuch fish to foreign parts,

X. And be it further enacted by the authority aforefaid. The from and after the faid twenty fifth day of July one thousand feven hundred and lifty fix, all fuch herrings, faithon, cod, ling, tusk, and any other white fish, so brought coastwife from Scalland into England, dominion of Wales, and town of Berwick upon Tweed, shall upon exportation thereof, or any part thereof, to foreign parts, be intitled to the fame allowances or bounties as by the faid act passed in the fifth year of the reign of his late majesty King George the First, intituled, An act for recovering the eredit of the British fishery in foreign parts; and for better securing the duties on fait, are granted on the exportation of fish cured in that part of Great Britain called England; such fish being fishject to the same rules and regulations, in order to prevent the relanding or reimporting thereof, and the owners thereof fabject to the fame penalties in case of relanding, or any other fraudulent proceeding, in order to obtain the faid bounties, as by the faid act are prescribed and inflicted, in regard to fish cured in, and exported from, that part of Great Britain called Fuzland; any thing to the contrary thereof in any wife notwithflanding.

on conforming to ict 5 Geo. r. c. 18.

Debenture to the bounty,

be granted for or bounty granted by this act, shall be paid in that part of Great Britain called England, dominion of Wales, and town of Berwick upon Tweed; but the chief officer of the customs, or his deputy, at the port or place from which such sish shall be respectively exported, shall upon the request of the person or perfons exporting the fame, and oath made before the principal officers of the faid port, who are hereby impowered to administer the same, of the shipping of the said fish, and its not being relanded, or intended to be relanded in Great Britain, give a debenture under his hand, without delay, fee or reward, for and to be paid payment of the faid allowances or bounties; which debenture being produced to the commissioners of the customs, or to the commissioners of the excite, at the option of the exporter or his affigns) in that part of Great Britain called Scotland, shall intitle the exporter of such fish, or his assigns, to the payment of the bounties granted by this act, which the faid commissioners are hereby required to pay out of any money remaining in their hands, arising by any branch of his Majesty's customs or excise. regard being had to the priority of the dates of the faid deben-

XI. Provided always, and be it enacted, That no allowance

in Scotland.

tures in the payment thereof. XII. Provided always, and be it further enacted, that the proprietor or proprietors of such herrings, salmon and white fish ort in Scotas thall be thipped aboard any thip or veffel in any port or blace mind, of all fish

Entry to be inade at the

in Bestland, or the islands thereunto belonging, to be transport thisped for ed or carried to any port of place in Angiend, dominion of England, or Wales, or town of Bernick upon Tweed, whether for home con-home confumption, or exportation to foreign parts, or their respective sumption, or agents, shall before any fuch ship or vessel depart from such port expertation; or place in Scotland, or the iflands thereunto belonging, make a full and particular entry with the collector, or other principal officer of the cultome there, of the fifth fo thipped, expressing the number of barrels of wet fifth, with the marks and numbers thereof, and the number and weight of each species of dry fift; and declare upon outh, that the faid fish were cured in Scotland. or on the coasts thereof; and whether they were cured with falt delivered duty free, or with falt for which the duty pavable by the above mentioned act hath been paid or secured and that the faid falt was taken on board from some port or place in Great Britain; and when and where it was so put on board; and that no drawback for the same hath been had, or intended to be had,. upon the exportation of the faid falt; which oath the faid col- and officer to lector, or other principal officer of the customs is hereby author administer an rized to administer, and is likewise required to grant and deliver oath for that to the master of such ship or westel without delay, see or reward, grant a certificate of passage and the hand that such that the same are such that a certificate or cocquet, under his hand, that fuch entry or en-ficate, which tries, oath or oaths, have been duly made; and that the master is to be deliof every thip or vessel, wherein such sish shall be shipped or put officer of on board, to be carried coastwise as aforesaid, or the proprietor the customs or proprietors, or their respective agents, do, before landing or in England, putting on shore the faid fish, or any part thereof, or putting it before the on board any other ship or boat, in any port or place in Eng. landing or reland, dominion of Wales, or town of Berwick upon Tweed, deli-fifth. ver the faid certificate or cocquet to the proper officer of the customs in the port or place where the same shall be imported, brought in, or landed, or put on board any other ship or boat, Penalty. upon pain of forfeiting all such fish, and also double the value thereof, that shall be imported, brought in, or landed, or put on board any other ship or boat, contrary to the true intent and meaning hereof, and likewise the casks or vessels in which such fish shall be found; to be recovered of the importer or proprie- Recovery and tor of the fish, or of the master of the ship or vessel in which application of the same shall be imported and brought in, one moiety of all the penalty. which penalties and forfeitures to the use of his Majesty, his heirs and fuccessors, and the other moiety to the officer or officers, who shall seize, sue, or inform for the same, to be sued for, recovered, and levied, in fuch manner, and with fuch power of mitigation, as any fine, penalty or forfeiture, may be fued for, recovered, levied and mitigated by any law of excise, or by action of debt, bill, plaint or information, in any of his Majefly's courts of record at Westminster, wherein no essoin, protection, privilege or wager of law shall be granted or allowed, nor any more than one imparlance; and all officers of his Majesty's Officers of the customs or duties upon salt are hereby authorized and impow-customs and ered to feize all fuch herrings, salmon, cod, ling, tusk, or any salt duties,

Other may feize all

fish imported contrary to: this act.

Application of the duties on fish imported into England from Scotland.

Counterfeit ing, &c. any cocquet, or using the lame deemed forgery.

ed.

200 l. and one y**ear's im**prifonment, penaity on perfalse oath.

Penalties and forfeitui es how to be recovered and applied.

Copy of this mitted to the ministers of to be read to crs;

*

herevision on Georgif II. man

white fills imported, brought in; or landed, or put on board any other thip or boat, contrary to the true intent and meaning of this act, and also the casts and willis in which any

of the faid species of fish shall be found, -

XIII. And be it further enacted by the authority aforesaid. That the feveral rates and duties which thall be charged by virtue of this act upon fish brought from Scotland, or the islands thereunta belonging, into England, Wesless or Berwick upon Tweed, se aforesaid, shall be levied, sharged, brought in, applied, issued and disposed of to the same purposes, and in the fame proportions, as the duties upon falt and rock falt, and the duties upon red herrings and white herrings, are levied, charged, brought in, applied, iffued and disposed of by virtue of any act or acts of parliament now in force.

XIV. And be it further enacted, That if any person or perfons do prefume to counterfeit, rafe, or alter any certificate or cocquet, by this act directed to be made; or shall use any such certificate or cocquet, knowing the same to be so counterfeited, rafed or altered, such person or persons shall incur the pains which are by law inflicted on persons found guilty of forgery.

5 Geo. 2. c.6. XV. And be it turther enacted by the authority atoreiaid, in part repeal. That is much of an act passed in the fifth year of the reign of XV. And be it further enacted by the authority aforefaid, his present Majesty, intituled, An ait for reviving the duties on fa't, as relates to the importation of white hearings from Scot-

land into England, be, and is hereby repealed.

XVI. And be it further enacted by the authority aforefaid, That if any person shall falsly make any oath by this act directed to be made, and shall thereof be legally convicted in any of sons making a his Majesty's courts of record in Great Britain, such person so guilty shall forfeit the sum of two hundred pounds, and be im-

prisoned for twelve months.

XVII. And be it further enacted by the authority aforefaid. That the several penalties and forfeitures in this set mentioned. shall and may be prosecuted and determined by bill, plaint or information, in any of his Majetty's courts of record at IV ftminster, or in the court of exchequer in Scotland respectively. wherein no esson, protection or privilege, wager of law, or more than one imparlance shall be allowed; and one mosety of the faid penalties and forfeitures shall be to the use of his Majesty, and the other moiety to such person or persons as will sue for or profecute the fame.

XVIII. And to the end that no person in the highlands of acttobetranf- Scotland, or the remote islands thereunto belonging, may pretend to be or remain ignorant of those regulations, which more certain parish. immediately concern them, he it therefore further enacted by es in scotland, the authority aforesaid, That the trustees for the fishery and manufactures of Scotland shall, as soon's may be, transmit one copy the parission of this act to each of the ministers of the several parishes within the synods of Argyle, Ross, Murray, Sutherland and Caithness and Orkney; and that each of the faid ministers shall, immediately after divine fervice, on the last Sunday of the month of May in

every

independent should it. C. 24. water year, factors incertive years, commencing with the one thousand lever hundred and fifty seven, publickly, audien and diffinctiveread to his papilmoners, in the language best und derstood by them, the former part of this act, from the beginning thereof to the conclusion of the third enacting clause; and

also that the judges of Scotland shall order the faid part of this and also by the act to be publickly, audialy, and diffinctly read at the opening judges at their of each circuit court, to be held at Inversa a and Inversels every circuit courts. of each circuit court, to be held at Inverar a and Invernel's every year for four years successively, beginning in the year one thou-

land feven hundred and fifty leven.

XIX. And be it further enacted by the authority aforefaid, That if any action or fast thall be commenced against any perfon or persons for any thing done in pursuant of this act, the defendant or defendants in any fuch action or fult, may plead the general issue, and give this act, and the special matter in evi- General issue. dence, at any trial to be had thereupon; and that the same was done in pursuance, and by the authority of this act: and if it shall appear to to have been done, the jury shall find for the defendant or defendants; and it the plaintiff or plaintiffs thall be nonfuited, or discontinue his or their action or actions, after the defendant or d tendants thall have appeared, or it judgment shall be given upon any verdict or deniurrer against the plaintiff; the defendant or defendants shall and may recover treble costs, and h ve the like remedy for the same, as any de- Treble costs. fendant or defendants have in other cases by law.

CAP. XXIV.

An aft for granting to his Majesty cert un sums of money out of the sinking fund, and applying contain monies remaining in the exchequer, for the service of the year one thousand seven bundred and fifty fix.

Most gracious Sovereign,

TE your Majesty's most dutiful and loyal subjects the commons of Great Britain in puliament askembled, being defirous to raise the 1 st due of the nece fary supplies, which we have chearfully granted to your Majesty in this tession of parliament, by ways and means the lead buithenfome to your Majefty's fubjects, have refolted to give and grant to your Majefty the fuins herein after mentioned, and do therefore most humbly befeech your Mijesty that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That the sum of two hundred fifty five thou-255,955 L ris. sand nine hundred and fifty five pounds, eleven shillings, and pius of the eleven pence haltpeany, remaining in the receipt of the exche-finking fund quer, of the income of the turpluffes, excesses, overplus monies, remaining in and other revenues, composing the fund, commonly called Tree the exchequer, for the quarter and dethe fitth day of the day of the quarter and dethe fitth day of the day of the quarter and dethe fitth day of the fitth day of the quarter and dethe fitth day of the fitth day of the quarter and dethe fitth day of the Sinking Fund. for the quarter ended the fifth day of April one ter ending s

thousand April 1756.

year to fever hundred and they fix, that the this he lifted that plied, for and towards the supply granted to his Majesty, for the service of the year one thouland seven handred and fifty six; and the commissioners of his Majesty's tressury, or any three or more of them now being, or the high mentioner, or any three or more of the commissioners of the treatury for the time being, are hereby authorized and impowered to iffue and apply the fame accordingly.

II. And be it further enacted by the authority aforefaid. That by or out of such monies as shall thereafter from time to time be and remain in the receipt of the exchequer, of the furplusses, excesses, overplus monies, and other revenues composing the faid fund (after paying, or referving fufficient to pay, all fuch fums of money as have been directed by any former act or acts of parliament to be paid out of the same) there shall and may in like manner be iffued and applied, a fum not exceeding the fum of one million and three hundred thousand pounds, for and

towards the faid supply.

III. And be it further enacted by the authority aforesaid, with 83,412l. That the feveral sums amounting in the whole to the sum of 28. 5d. 2q re-eighty three thousand four hundred and twelve pounds, two exchequer, un. shillings and five pence halfpenny, remaining in the receipt of appropriated, the exchequer, being monies disposeable by parliament for the grantedfor the publick service, be in like manner issued and applied at the said service of the receipt, for and towards the said supply.

IV. And whereas it may so happen, That there may be a want of money for carrying on the current service of the year one thousand The aforesaid seven hundred and fifty fix, before monies sufficient may have arisen into the exchequer, from the said surplusses, excesses, or overplus monies, commonly called The finking fund to satisfy and pay the said rowed on the fum of one million and three hundred thousand pounds, by this act granted; it such case it shall and may be lawful to and for the faid commissioners of his Majesty's treasury, or any three or more of them now being, or the high treasurer, or any three or more of the commissioners of the treasury for the time being, by warrant under their hands, to permit and fuffer any person or persons, body or bodies politick or corporate, to advance and lend unto his Majesty, at the receipt of his exchequer, so much money as together with the monies then remaining in the faid exchequer, of the faid furplusses, excesses or overplus thonics, thall be wanting to compleat the faid fum of one million and three hundred thousand pounds, upon the credit of the growing produce of the faid furplusses, excesses or overplus monies, and to be repaid out of the same, as they shall quarterly afterwards arife, together with interest for the forbearance thereof in the mean time; any thing herein before contained to the contrary notwithstanding.

and1,300,000l. out of the growing produce of the faid fund,

current year.

fum of 1,300,0001. may be borcredit of the finking fund. CAP. XXV.

An all for appointing a fufficient mumber of constables for the fervice of the city and liberty of Westminster; and to compel proper persons to take upon them the office of jurymen, to prefent nuisances, and other offences, within the faid city and liberty.

HEREAS by reason of some defects in an act of parliament, 27 Fliz. Pripassed in the twenty seventh year of the reign of Queen Eli-vate. zabeth, intituled, An act for the good government of the city and borough of Westminster in the county of Middlesex; the publick ways and passages are greatly obstructed, and many other annoyanres and offences are daily committed within the faid city and borough: and whereas by reason of the great increase of buildings in Westminster of late years, and of some irregularity in the appointment of constables for the faid city and borough, there is not at prefant a sufficient number of those officers for the service of Westminster: to remedy which faid evils; may it please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same. That from and after the twenty fifth day of fune one thouland seven hundred and fifty six, the dean of the collegiate church of Saint Peter, Westwinster, for the time being, or the high steward of the city and liberty of Westminster for the time being, or his lawful deputy, is hereby authorized and required (calling to his assistance the burgesses of the said city and liberty of Westminster, if the said dean, or high steward or his deputy, shall think fit) at a court leet to be holden for the faid city and liberty, on Tuelly next following the feast of Saint Murael the archangel in every year, yearly to appoint eighty able and Eighty confla-fit persons residing within the said city and liberty, being artificers, or persons using any trade of buying or selling (alchouse- ly for the city keepers, victuallers, or persons retailing spirituous liquors, only and liberty of excepted) to be constables for the said city and liberty of West-Westminster, minster, being duly presented thereto, in manner herein after

II. And for the better and more easy executing the said office to be chosen of constable, and for preserving the peace in Westminster; be it out of the sefurther enacted by the authority aforefaid, That the constables vital parishes, to be appointed as aforesaid, shall be chosen out of the several and in the parishes in Westminster as followeth; that is to say, There shall here menbe yearly chosen out of the parish of Saint Margaret tourteen; tioned; out of the parish of Saint John the Evangelest tour; out of the parish of Saint Martin in the Fields sourteen; out of the parish of Saint George Hangver Square twelve; out of the parish of Saint James tourteen; out of the parish of Saint Anne eight; out of the parish of Saint Paul Covent Garden six; out of the parish of Saint Clement Danes six; and out of the parish of Saint

mentioned and directed.

Mary

444

who are to take the usual oath of office, and serve for one year.

Precepts to be lifted for returning and fummoning a leet jury.

who are to prefent a cergain number of proper per fons out of the parifit to ferve as con flables.

Leet jury to continue in office for one year.

Miss in Strand two: and the confusion to appainted that! take the utual oath of office, and shall do and execute all and every matter and thing appearaining and belonging to the office of a confiable, for the space of one whole year, to commence from their appointment to the said office, or until other persons shall be appointed in their stead, or shall find st and able persons, to be approved of by the said court leet, to serve and take the oath of the office of constable, as their deputies, and in their room and stead; such other persons not being alchousekeepers, victual-lers, or persons retailing spirituous liquors.

III. And in order that fit and proper persons may be appointed to the faid office of constable; be it further enacted by the authority aforesaid, That the said dean of Westminster for the time being, or the faid high steward for the time being, or his deputy (calling to his affiftance the burgeffes of the faid city and liberty of Westminster, if the said dean, or high steward, or his deputy, shall think fit) shall and may, and he is hereby authorized and required to iffue out a precept or precepts within fix weeks before the feast of Saint Michael in every year, directed to the high bailiff of IVestminster, who is hereby authorized, directed and required to obey the same, to impanel and return forty substantial housholders and traders residing within the said several parishes in Westminster, in the proportions before mentioned; and to fummon fuch persons to appear at such time and place as in such precept or precepts shall be directed and appointed; and out of the persons so impanelled, summoned and returned, the fand dean, or high steward, or his deputy (calling to his affiftance the burgesses of the said city and liberty of Westminster, if the faid dean, high steward, or his deputy, shall think fit) shall, at a court to be held by him for that purpose, nominate and appoint so many as he shall think fit, not exceeding thirty, taking care that one or more be nominated out of each of the faid parishes; and that the persons so nominated and appointed shall be called The Leet Jury, and shall be tworn to present to the faid court fit and proper persons to be chosen and appointed constables for the service of the city and liberty of Westminster for the year then next enfuing; that is to fay, The faid jury shall piefent to serve as constables for the parish of Saint Maigaret twenty eight; the parish of Saint John the Evangelist eight; the parish of Saint Martin in the Fields twenty eight; the parish of Faint George Hanover Square twenty four; the parish of Saint James twenty eight; the parish of Saint Anne fixteen; the parish of Saint Paul Covent Garden twelve; the parish of Saint Clement Danes twelve; and the parish of Saint Mary le Street four; out of which faid number so presented the said court shall, at the time, and in the manner and proportions herein before directed. appoint eighty to be constables to serve for the faid city and liberty; and the persons so nominated and appointed to be The Leet Jury, shall continue in the said office for one whole year. or till others are appointed and sworn in their room and stead.

IV. Provided always, and be it enacted by the authority a-

forefaid. That in the any perion who shall be summoned by the cos. sine on said high brills, by virtue of any precept or precepts to be dimenoned, remrested as aforesaid, to take upon him the faid office of juryman, fing to appear, shall neglect or refuse to appear according to the direction of such to execute the fummons, or appearing shall refuse to take upon him the said office of juryoffice (being thereunto appointed) or shall at any time refuse to men. appear to prefent proper perions to be conflables, being duly furnmoned for that purpole, every fuch perion shall forfeit the fum of forty (hillings; which faid fum of forty shillings shall be fet upon tum by the faid court by way of fine for such his conremptor refulal, to be recovered in such manner as is herein after dinteted.

V. And be if further enacted by the authority aforefaid, Precepts to be That all and every person and persons who shall be presented issued for sunby the jury as aforefaid, as fit and proper persons for the office moning properties of constant of properties of the first presented of constable, shall by a precept or precepts from the said court, to serve as be summoned by the petty constables to whom such precept shall constables, to be directed, to appear at the faid court leet, to be holden for the attend the city and liberty of Warminster, to take upon them the faid office; court, and in case any person that shall be so summoned, shall neglect to appear according to the direction of fuch fummons (proof being made of the service of such summons on oath) or appearing, and on their shall refuse to take upon him the office of constable, being there- retuing to itunto appointed as aforefaid, or to find a fit and able person, then tend or iteracy to take upon him the fild office in his fleed awart fach person they are to to take upon him the said office in his stead, every such person fortest 81. shall forfeit the sum of eight pounds; which said sum of eight pounds thall be fet upon him by the faid court, by way of fine, for such his contempt or refusal to take upon him the said office; to be recovered insuch manner as is herein after directed.

VI. And be it further enacted by the authority aforesaid, Court may be That the faid dean, of high steward, or his deputy, shall and may, adjourned and he is hereby authorized and impowered to adjourn the faid from time to court leet from time to time, as he shall think fit and in case time, and on any constable shall die, remove out of the parish for which he death, removwas appointed, or stall be discharged from his said office on ac-al, or discount of his inability, or for other just cause it shall be him for thinge of any count of his inability, or for other just cause, it shall be lawful constables, for him, and he is hereby authorized and impowered, at such others to be adjourned courts, to fummon others before him, being first prefented to presented by the jury as aforesaid; which said jury, the said dean, the court, and or high steward, or his deputy. Shall suppose for that any choice into or high steward, or his deputy, shall summon for that purpose, the office. and to appoint one or more of such fit person or persons to serve as constables or constable in the room and stead of such person or persons as shall die, be removed or discharged as aforefaid, in like manner as is before directed for appointing constables at the annual leet; and all persons who shall be so summoned and appointed, are hereby required to appear and take upon them, or find other fit persons to take upon them the execution of the faid office, on pain of the like penalties and torteitures as are before inflicted upon persons refusing to appear, a cording to the · direction of their furmions, or to take upon them the execution of the office of constable, at the annual lect.

ferve as con-Rable,

or juryman, more than once in feven years.

High conftable to be chosen, who is to take the ufual oath of office, and ferve for one year. On his death or removal another to be appointed.

None may. ferve as high constable for more than three years together. 201. penalty faid office.

iffued for returning and **fum**moning an annoyance jury.

VII. Provided always, and be it further enacted by the au-None liable to thority aforesaid, That no person who hath served or shall hereafter serve, by himself or deputy, the office of constable, shall be presented again to the said office, or shall be summoned or appointed to serve the same in less than seven years after the end of such former service; and that no person who hath been or shall be nominated and sworn to be on the leet jury, and hath ferved or shall serve the said office of juryman, shall be again fummoned or appointed to serve the said office, in less than seven years after the end of fuch former fervice.

> VIII. And be it further enacted by the authority aforefaid, That the faid dean, or high steward, or his deputy, shall, at the faid court leet to be holden on Tuesday next after the feast of Saint Michael yearly, appoint an able person, being an artificer, or using some trade of buying and selling, and not being an alchouse-keeper, victualler, or retailer of spirituous liquors, to be high confiable of the faid city and liberty of Westminster, being duly summoned for that purpose, who shall take the usual oath of office, and do and execute all and every matter and thing appertaining to the office of high constable for the space of one whole year, to commence from his appointment to the faid of \ fice, or until another person shall be appointed in his stead; and that in case of the death or removal of such high constable, the faid dean, or high steward, or his deputy, shall at some adjournment of the faid leet, appoint another person to serve in his room, being duly summoned for that purpose.

IX. Provided always, That no person shall serve the said office of high constable for more than three years together; and every person who shall be so summoned and appointed, is hereby required to appear and take upon him the execution of the faid office of high conflable, on pain of forfeiting the fum of twenty pounds; which faid fum shall be set upon him by way not ferring the of fine, for such his contempt or refusal to take upon him the faid office; to be recovered in fuch manner as herein after is directed.

X. And whereas the obstruction of the publick ways and passages Precepts to be in Westminster, and other annoyances and offences committed therein, are greatly owing to the want of a fufficient power to compel persons to take upon them the office of jurymen, to present huisances and other offences committed in Westminster, and to the wast of an eafy method of recovering the amerciaments fet by such fary; be it therefore enacted by the authority aforefaid, That the faid dean, or high steward, or his deputy, the two chief burgesses of Westminster, and the other burgesses for the time being, or any five of them, whereof the faid dean, high steward, or his deputy, or one of the faid two chief burgesses, to be one, shall and may, and they are hereby apthorized and required, twice in every year, to issue out their precept or precepts under the common feal of their court, directed to the high bailiff of Westminfler, who is hereby authorized, directed and required to chevethe fame, to impanel and return eighty substantial housholders

Anne vicelime nono George II. 0.25.

and traders rending and dwelling within the faid feveral parifles in Westminster, in the proportions before-mentioned, and to summon such persons to appear before them, at such time, and fach place, as in such precept or precepts shall be set forth; and out of the persons so impanelled, summoned and returned, the faid dean, high stewards or his deputy, the said two chief burgelles, and the other burgelles, or any five of them, whereof the faid dean, high steward, or his deputy, or one of the two chief burgesses, to be one, shall, at a court to be held for that purpole, nominate and appoint so many as they shall think pro-Oath to be per, not exceeding forty eight, taking care that one or more be taken by the nominated out of each of the faid parishes; and that the seve-jury. ral persons so nominated and appointed shall be called The Annoyance Jury, and shall take an oath to the effect sollowing; which oath the faid court are hereby impowered to administer.

[A. B. do swear, .That I will diligently enquire and make true I presentment to this court of all such publick annoyances, and other offences, that shall be committed in Westminster, during the time of my continuance in the office whereunts I am now appointed; and that I will present no person or thing through hatred or malice, nor leave any unpresented through love, favour or affection.

So help me GOD.

XI. Provided always, and be it enacted by the authority aforesaid, That in case any person who shall be summoned as on person. aforciaid to take upon him the faid office of juryman, shall ne-summoned reglect or refuse to appear according to the direction of such sum- susing to apmons, or appearing, shall refute to take upon him the faid office pear, or to (being thereunto appointed) every person so offending shall for-essente the feit the fum of forty shillings; which said sum shall be set upon man, him by the faid court, by way of fine, for such his contempt or refusal to take upon him the said essice; to be recovered in fuch manner as is herein after directed.

XII. And be it further enacted by the authority aforesaid. Duty of the That the fury of Annoyance to be appointed as aforefaid, thall firb - they meet the divide themselves into smaller bodies, not being less than twelve jury and court in each body, and they are hereby authorized and required, as with respect to often at they shall be directed by the said court, strictly to in- the pavequite into, and present to the said court, according to their ments, annoyance, oblirueoath, upon their own view and knowledge, all defective and tions and enbad pavements, and all annoyances in, obstructions of, or en- croachments "troachments upon, any of the publick ways or passages with- in the publick in the faid city or liberty; and the faid jury shall give or leave "3)3, notice in writing of their intention to present the same, at the house or houses to which such defective pavements belong, or to the person or persons who shall cause or suffer such annoyances, obstructions or encroachments; and if such pavements are not amended, or fuch annoyances, obstructions or encroachments. removed within fourteen days after fuch notice given, then the Gg2

Anno vicelimo nono Georgia II. 4: 25.

faid jury shall amerce the person or persons inhabiting the hald shoule or houses, or causing or suffering such annoyanges, of Utructions or encroachments, in such sums as they thall think proper, according to the nature of the offence, not exceeding forty thillings for any one offence; to be recovered in such manner ing or obstruc- as is herein after directed: and if any person or persons shall abuse or insult any of the said Jury of Annoyance, when they are in the execution of their office, or shall any way obstruct them in executing the duties of the faid office, it shall be lawful for any one or more justice or justices of the peace for the said city and liberty of Westminster, upon the fact alledged being duly proved upon the oath of two or more credible witnesses, to fine fuch person or persons so offending as aforesaid, in any sum not exceeding forty shillings; to be recovered in such manner as is herein after duected.

XIII. And he it further enacted by the authority aforesaid,

That where the faid 'fury of Annoyance shall upon their view as

40s. fine en persons insultting the jury, in the execution of their office.

> Duty of the jury and court, with sespect to the pavements and annoyances before

aforefaid, find any bad or defective payment, belonging to any empty house or building within the said city or liberty, or any annoyance before such house or building, it shall and may be lawful to and for the faid jury, and they are hereby authorized, empty houses, directed and required, to present such defective or bad pavement, or such nuisance, to the said court of burgesses, first leaving notice in writing on the door or other publick part of fuch empty house or building, of their intention to present the same; and in case the owner or owners, proprietor or proprietors, of fuch house or houses, building or buildings, shall not within fourteen days after such notice given as aforesaid, cause such pavement to be amended, or such annoyance removed, then the faid court shall forthwith cause such pavement to be repaired, or such nuisance to be removed, and the said jury shall amerce the owner or owners, proprietor or proprietors, of such house' or building, in fuch fum or fums of money as by the order and directions of the faid court shall be laid out and expended in making good such defective pavement, or removing such nuifance, and the charge attending the same; which said amerciament or amerciaments so set as aforesaid, shall be levied on the next tenant or tenants, occupier or occupiers, of the ground floor of such house or houses, building or buildings, in such manner as is herein after directed for the levying of other amerciaments that shall be set and imposed by virtue of the act; and it shall and may be lawful to and for such tenant or tenants, occupier or occupiers, of tuch houses or buildings, who shall pay any fum or fums of money so amerced as atoresaid (if they shall

Amerciament may be levied on the fucceeding tenant,

who is to deduct the lame out of the rent.

Duty of the jury with respect to weights and mealures.

XIV. And for preventing persons dealing by unlawful weights, balances or measures, within the said city or liberty of Westminster; be it further enacted by the authority aforesaid, That the faid Annoyance Jury shall and are hereby authorized and impow-

pay the same voluntarily) to deduct and detain out of their rent

then due, or thereafter to grow due, all and every fuch sum or

fums of money as they shall so pay.

ered,

And vicelimo nono GEORGII II. C. 25.

at all featonable times in the day time, to enter into any thep, house or warehouse, within the said city and liberty, belong, ing to any person or persons that deal by weight or measure and if the faid jury shall find any weight, balance or measure. to be unlawful or defective, it shall and may be lawful to and for the faid jury, and they are hereby directed and required, to break and different the same, and to amerce the person or persons so offending, in such fum or sums of money as they shall think proper, according to the nature of the offence, not exceeding forty shillings for any one offence.

XV. Provided atways, and be it enacted by the authority None liable to aforefaid. That no person who hath been or shall be nominated annoyance and appointed to be on the Annoyance Jury, and hath served or jury more than shall serve the said office of juryman, shall be again summoned once in three or appointed to serve the said office, in less than three years years.

after the end of fuch former service.

XVI. And be it further enacted by the authority aforefaid, 498, on high That in case the said high bailist or his deputy, or other officer bailist, or acting under him, or under the order or authority of the faid other officer, court, by virtue of this act or otherwise, shall ask, demand, or accepting any take of any person or persons whatsoever, any sum or sums of excuse persons money or other gratuity or reward whatfoever, for or under pre-from appeartence of excusing any person or persons from appearing to serve, ing to serve, or or for not summoning any person or persons to serve the said of not summoning of constable, or to serve on either of the juries aforesaid, and on persons of the serve of or on any other jury within the faid city and liberty of Westmin-fons giving fler; or if any person whatsoever shall give any sum or sums of any gratury money, or other reward whatfoever, to any fuch officer as afore- on fuch acfaid, for or on account of excusing him from serving or being count, summoned to serve the office of constable, or to serve on such , juries, that then and in either of such cases, it shall and may be Hawful for any one or more justice or justice's of the peace for the "faid city and liberty of Westminster, upon the fact alledged being duly proved upon the oath of two or more credible witnesses, to fine fuch person or persons so offending as aforesaid, in any sum not exceeding forty shillings, to be recovered in such manner as is herein after directed.

XVIII. And be it enacted by the authority aforefaid, That Fines and upon the non-payment of any fine or amerciament that shall be amerciaments fer or imposed upon any person or persons by the authority of to be levied by this act, it shall and may be lawful for the high bailiff of Well-diffres and minster, or his deputy or deputies, and he and they is and are hereby authorized, directed and required, by a warrant or warrants from the faid court leet, or by a warrant or warrants under the common feal of the faid court of burgesses, or by a warrant or warrants from the justice or justices of the peace before whom any such person or persons shall be convicted as aforesaid, to levy all and every fuch fines and amerciaments as shall be set and imposed as aforefaid, by diffress of the goods and chattels of every such person or persons as shall be fined or amerced as aforefaid, being then refiant or inhabiting within the faid city or Gg3

Anno vicelimo nono Georgii II. E. A.

liberty of Westminster, and to cause sale to be made thereof an cale they shall not be redeemed within five days, rendering the bverplus, if any, to the owner, upon demand, after deducting the reasonable charges of such distress and fale; and if such ofdiffress, and on fender or offenders shall not have goods ar chattels within the non-payment, faid city and liberty, whereof such fine or fines, amerciament offender to be or amerciaments, can be levied as aforefaid, then and in fuch case, and upon the non-payment of such fine or such the ciament or amerciaments, it shall and may be lawful for any one or more justice or justices of the peace, by warrant under his or their hand and feal, or hands and feals, to commit fuch offender or offenders to one of his Majesty's gaols, within the city or liberty of Westminster, there to remain for the space of ten days, unless he, she or they shall sooner pay, or cause to be paid, the faid fine or fines, amerciament or amerciaments, fo imposed as aforesaid; in which case, he, she or they, on pay-

ment thereof, shall be forthwith discharged out of custody.

Fines to be paid over to , and applied in aid of the poors rate.

For wantesf

committed.

XVIII. And be it further enacted by the authority aforesaid, That all and every the fine or fines which shall be set, imposed the overfeers, and recovered, by virtue of this act, shall, from time to time, be paid by the high bailiff of Westminster, or other person into whose hands the same shall come, within fourteen days next after the receipt thereof, to the overfeers of the poor for the time being of the feveral parishes in Westminster respectively, out of which the same shall be so recovered, who shall give a receipt or receipts for the same; and the said overseers are hereby directed and required to apply the faid fine or fines to the fame uses and purposes that the poor rates in the said several parishes are by law to be applied; and shall duly account upon oath for the same at the time, and in the manner, they are obliged to account for all other sums of money that shall come into their hands; and all and every the amerciament and amerciaments. which shall be fet and imposed by the faid Annoyance Jury, and recovered by virtue of this act, shall be applied and disposed of in manner following; that is to fay, The faid high bailiff for the time being, shall be, and he is hereby intitled to one moiety or half part thereof, and shall receive and take the same to his own use, and the other moiety or half part thereof shall be taken and applied by the faid court of burgesses to pay the necessary charges and expenses that shall attend the execution of this act. L

ments fet by the annoyance jury, to go to the high bailiff, and court of burgeffes.

Amercia-

Limitation of actions.

XIX. And be it further enacted by the authority aforesaid, That if any fuit shall be brought or commenced against any person or persons for any thing done in pursuance of this prefent act, or in relation to the premisses, that in every such case, the action shall be commenced within fix months next after the fact committed, and not afterwards; and shall be laid and brought in the county of Middlefex, and not elsewhere, except the perion or perions against whom such action shall be brought, thall remove into and reside in the city of Lond n; in which caic, the faid action shall be laid and brought in the faid cirylof. London; and the defendant or defendants in fuch actions bractions

to be brought, may plead the general iffue, and give this act General iffue and the special matter in evidence, at any trial to be had thereupon; and that the same was done in pursuance and by the aut thority thereof; and if it shall appear so to be done, or if any such action or suit shall be brought after the time before limited for bringing the same, or small be brought in any other county, city or place, than the county of Middlesex (except in such case as aforesaid) that then and in such case the jury shall find for the defendant or defendants; and if upon such verdict, or if the plaintiff or plaintiffs shall become nonsuit, or discontinue his, her or their action or actions; or if a verdict shall pass against the plaintiff or plaintiffs; or if upon demurrer, judgment shall be given against the plaintiff or plaintisfs, the de-Treble costs. fendant or defendants shall and may recover treble costs, and have the like remedy for the fame, as any defendant or defendants hath or have for costs of suit, in other cases by law.

XX. Provided always, That this act, or any thing or matter Exemptions therein contained, shall not extend to the church or college of from this act. Westminster, nor to the close of Westminster, nor to any person or persons inhabiting within the fite, circuit or precinct of the faid church, college or close, for any offence or misgovernment to be committed by them or any of them, within the fite, cir-

cuit or precinct of the faid church, college or close.

CAP. XXVI.

An all for further continuing an all of the fixth year of the reign of his prefent Majesty, for securing and encouraging the trade of his present Majesty's sugar colonies in America; to indemnify commissioners of the land tax for counties at large and ridings, who have afted by virtue of leafehold estates; and to obviate a doubt relating to the qualification of commissioners of the land tax, for the city and liberty of Westminster.

THEREAS an all made in the fixth year of the reign of his 6 Geo. 2, c. 13. present Majesly, intituled. An act for the better securing and encouraging the trade of his Majesty's sugar colonies in Amerida; and which by several subsequent alls bath been continued, until the twenty fourth dry of June one thursfund seven hundred and fifty fix, bath by experience been found ufful and beneficial, and is near expiring; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons, in this present parliament assembled, and by the authority of the same, That the said act shall be, Further conand the fame is hereby further continued, from the expiration three years. thereof, for the term of three years.

II. And whereas in an act made in this session of parliament, for Clauses in feyear on thousand seven bundred and fifty fix; and also in several for-acts, respecmerting the qua-

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lification of commission-LIS.

Anno vicelimo feno Georgii II. Il as ..

mer acts for granting a land tax to his Majesty, for the service of the respective years in such acts mentioned; it was enacted, That no pur-You should be capable of acting as a commissioner, in the execution of fuch acts respectively, or any of the powers therein contained, in or for any county at large, within England, the dominion of Walcs (except as is therein excepted) or in or for any of the ridings of the county of York, unless such person was scised and possessed of lands, tenements or hereditaments, which were taxed, or did pay in the same county or riding, for the value of one hundred pounds per annum or more of his own efface, to the land tax for the preceding year: and whereas several persons appointed commissioners for putting such acts in execution, within counties at large, or within the faid ridings, have acted as commissioners by virtue of being possissed of leasehold estates, for term or terms of years, and of being taxed, or having paid to the land tax for fuch effects, to the amount, and in the manner in the said acts mentioned, and thereby may have incurred the forfeitures mentioned in the laid acts; be it therefore enacted by the authority aforefaid, That every such person shall be, and is hereby indemnished for having acted as a commissioner in the execution of such acts; and is hereby exoncrated, freed and discharged, of and from all penalties and forfeitures incurred or to be incurred, before the twenty fourth day of June one thousand seven hundred and fifty fix, for or upon account of acting in the execution of fuch acts; any thing in the faid acts, or either of them, contained to the contrary notwithstanding.

Commission 15 indemnitied for having atted under the faid acts;

if judgment agandt them obtained.

Clausee in the qualincation of commif fioners for Westminster,

III. Provided always, That this act shall not extend to vacate or let alide any judgment, against any person for having he not already acted in the execution of any or either of the faid acts, without being qualified in the manner required by fuch acts respectively.

IV. And whereas by the faid acts for granting aids to his Majesty recited after e. by a lind tax, it is enacted, That no per fon should be capable of afting specing the as a commissioner in the execution of such afts respectively, or any of the powers therein contained, within the city and liberty of Westminster, unless such person was seised and possessed of lands, tenements or heredstuments, being freehold, copyhold or leafehold, over and above explained, &c. all ground rents, incumbrances and other reservations, payable out of, or in respect of such leaschold estates which were taxed, and did pay in the faid city and liberty, for the value of twenty pounds per annum or more, of he own estate to the land tax, for the service of the respective years mentioned in the fand several acts: and whereas some doubt have arisen upon the construction of the said several acts, in relation to the commissioners acting within the find city and liberty; be it therefore enacted and declared by the authority aforelaid, That the faid feveral acts did, do and shall extend, and ought to be construed. adjudged and taken to extend, to authorize all and every of th' commissioners named in, or appointed by the said several add. or any of them, who were, are or shall be, at the times of their a ling as commissioners, within the faid city or liberty, possess, possess, and a line as a line ed of any leatehold estate or estates, over and above all ground rents, incumbrances, and other refervations, payable out after in respect of the same, which were taxed and did pay, in the said

Anno vicenmo nono Trata II. C. 27. faid city or liberty, for the value of thenty pounds per annum or more, of his own estate to the land tax, for the service of the respective years mentioned in the faid several acts, to put the fail feveral acts, and all and every the powers therein contained in execution, in as full and ample a manner, as if fuch person or persons had been, or were seised and possessed of any firskold. or copyhold estate or estates, which were taxed, and did pay to the land tax, within the faid city or liberty, for the faid respective years, in the faid acts mentioned, for the same value; any thing in the faid in part recited acts, or any or either of them, to the contrary thereof in any wife notwithstanding.

CAP. XXVII.

An act for extending the act of the twenty second year of his present Majesty (for amending, explaining, and reducing into one act of parliament, the laws relating to the government of his Majesty's ships, vessels, and forces by sea) to such officers, seamen and others, as shall serve on board his Majesty's ships or vessels employed upon the lakes, great waters, or rivers, in North America.

THEREAS divers of his Majesty's ships or vessels are at present, and may hereafter be occasionally employed in and upon cartain lakes, great waters, or rivers, in North America, not within the body of any county actually settled by the King's subjects, and under the regular government of his laws and courts, although the fume may be within his Majesty's dominions: now in order to obviate any doubts which may arise touching the good regulation and government of all fuch officers, feather and others, as do, or for the time being, shall serve on board any of his Majesty's said ships or vessels so employed as aforesaid; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this 22Geo.2.c.33. present parliament assembled, and by the authority of the same, officers and That a certain act of parliament made in the twenty fecond year feamen ferving of the reign of his present Majesty (intituled, An all for amend- in his Maing, explaining and reducing into one act of parliament, the laws re-jefty's vessels lating to the government of his Majesty's sons, vessels and forces by the lakes, &c. leal and all and every the articles, orders, powers, authorities, in North Aclauses, matters and things therein mentioned and contained, merica. shall be, and shall be deemed and taken to be in full force, and shall be observed, used, exercised, performed and executed for the trial and punishment of all and every, or any such offences or offence specified or mentioned in the same act of parliament, which have been or shall be committed by any officers, seamen or other persons respectively, who do, or for the time being, shall serve on board of any of his Majesty's said thips or vessels employed in or upon such lakes, great waters, or rivers in Month America, as fully and effectually, to all intents and purposes, as if the same offences or offence had been committed

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Appen vicelime ages Grongte II. Call. 1975.

The main less of in great rivers, beneath the first bridges of the faid rivers nigh to the sea, or in any haven, river or greek within the jurisdiction of the admiralty of Great Britain.

CAP. XXVIII.

debtors, with respect to the imprisonment of their persons; and for continuing an all made in the last session of parliament, to continue several laws relating to the distemper now raging among the borned cattle in this kingdom.

[TIIEREAS several laws herein after-mentioned have by ex-

perience been found useful and beneficial, and are expired, or mear expiring; may it therefore please your Majesty, that it may be enacted; and be it enacted by the King's most excellent majefty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That an act made in the second year of the reign of his present Majesty (intituled, An act for the relief of debtors, with respect to the imprisonment of their persons) which was to continue in force for the term of five years, and from thence to the end of the then next lession of parliament; and was explained and amended by an act made in the third year of the reign of his present Majesty, and which by another act made in the eighth year of the reign of his prefent Majefty, was further explained and amended, and continued until the twenty fifth day of March one thousand seven hundred and forty, and from thence to the end of the then next festion of parliament; and which by another act made in the fourteenth year of the reign of his present Majesty, with the several articles and clauses therein contained (except the clause in the said last-mentioned act for fettling mutual debts one against the other, which by the faid act is made perpetual) was further continued, from the expiration thereof, until the first day of June one thousand seven hundred and forty seven, and from thence to the end of the then next fession of parliament; and which by another act made in the twenty first year of the reign of his present Majesty, intituled, An act to continue and amend several laws for the react of debtors, with respect to the imprisonment of their persons; and to rectify a mistake in an act passed in the last session of parliament, for continuing jeweral laws therein mentioned; and to continue two acts, the one puffed in the nineteenth year, the other in the twentieth year of his prifent Majefly's reign, to provent the spreading of the destemper amongst the horned cattle: was (so far as relates to the relief of debtors, with respect to the imprisonment of their persons) furtther amended, and continued until the first day of juge fine thousand seven hundred and fifty four, and from thence to the end of the then next fession of parliament; shall be, and the fame is hereby revived, and thall continue and be in force, until the first day of June one thousand seven hundred and fifty.

aGeo.2 c.22. continued, explained and amended by the feveral fublequent acts.

3Gen. 2. C 27.

8Geo.2.c.24.

14Gco.2.c.34.

21Gc0.2.C.33.

revived and continued to the first of June 1759.

none.

II. And be it further enacted by the authority aforefuld, That

Anno vicelimo nono Grangii II. c. 29. 1756.J

an act made its the last festion of parliament [intituled, An actio 28Geo 2.C 18. continue several lows relating to the distance nour raging among the continued to horned cattle in this kingdom) thall he, and the same is hereby further continued, from the expiration thereof, unit the twelf ninth day of September one thousand seven hundred and fifty in, and from thence to the end of the then next felliog of marks

CAP. XXIX.

An all for enabling his Majesty to raise one million for the purpose therein mentioned; and for further appropriating the supplies granted in this session of parliament.

Most gracious Sovereign,

TE your Majesty's most dutiful and loyal subjects the commons of Great Britain in parliament affembled, having taken into our ferious confideration your Majesty's most gracious message, signifying your Majesty's hopes to be enabled. by your faithful commons, to concept and take all such meafures as may be necessary to disappoint or defeat any enterprizes or defigns of your Majesty's enemies, and as the exigency of affairs may require, have resolved to give and grant to your Majesty the sum of one million for that purpose, and do therefore most humbly befeech your Muchty that it may be enacted, and be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commions in this present parliament assembled, and by the authority of the fame, That it shall and may be lawful to and for The sum of the King's most excellent majety, by warrant or warrants un- one million may be raised der his royal fign manual, to authorize an i impower the com- by virtue of missioners of his Majesty's treasury, now or for the time being, his Majesty's - or any three or more of them, or the lord high treasurer for the warrant, by time being, at any time or times before the fifth day of fanuary exchequer bills, one thousand seven hundred and tifty fix to cause or direct any loans to be taken or received at his Majelty's exchequer, from any person or persons, natives or foreigners, body or bodies politick or corporate, or any number of exchequer bills to be made out there for any fum or fums of moncy, not exceeding in loans and exchequer bills together, in the whole, the faid ium of one million, in the fime or like manner, form and order, and according to the fame or like rules and directions, as in the fame in and by an act of this present session of parliament for con-manner as in tinuing and granting to his Majesty certain duties upon malt, the mait act of mum, cycler and perry for the service of the year one thousand this session is leven hundred and hity fix, are enacted and prescribed, con-directed, &c. grning the loans of exchequer bills to be taken or made in purinant, of the laid acl.

II. And be it further enacted by the authority aforefuld, All idvanta-That all and every the clauses, provides, powers, privil ges, ges and pead ptages, penaltics, forfeitures and difabilities contained in natives conthe tall last mentioned act, relating to the loans or exclequer timed in the fills recited act, re-

Arino Martingrado Croxeri II. 2.29.

z, extend od to bus act.

lating to loans bills authorized to be made by file lating act (except luch r exchequer the as do charge the fame on the duties granted by the fame (a) shall be applied and extended to the loans and exchanger his to be made in pursuance of this act, as fully and effectually, it sit involve and purpoles, as it the fine forms or exchequer hely or as if the faid several chaties or provides had been par-. ticularly repeated and re-smalled in the body of this act. III. And be it further enacted by the authority aforefaid,

Loans to be repaid out of the next sup-Pics;

and if none sufficient be the 5 July 1757, they are to be charged upon, and pud out of the finking fund;

That all fuch loans or exchequer bills, together with the interest, premium, rate and charges incident to or attending the fame; shall be and are hereby charged and chargeable upon. and shall be repaid or borne by or out of the first aids or supplies which shall be granted in the next session of parliament; and in case fufficient aids or supplies for that purpose shall not be granted before the fifth day of July one thouland seven hundred and fifty ferm, then all the laid loans or exchequer bills. granted before with the interest, premium, rate and charges incident to or attending the same, shall be and are hereby charged and chargeable upon fuch monies, di ag any time or times at or after the faid bith day of July one thought seven hundred and fifty leven shall be of remain in the receipt of the each equer of the fuiplusies, excesses, overplus momes, and other revenues compound the fund commonly called The Sinking Fund, except such monies of the faid linking fund as are appropriated to any matricular use or uses by any act or acts of parliament in that behalf; and such momes of the faid finking fund shall and may be affect and applied, as foon as the same can be regularly mated and aftertained, for and towards paying off, cancelling and decharging such loans or exchaquer bills, interest, premising, sais or charges, until the whole of them shall be paid off, cantelled and difcharged, or money fusficient for that purpose he kept and referved in the exchequers to be payable on demand to the 16spective proprietors thereof.

and the monies issued thereout, to be replaced out of the first fupplies.

Appropriation

The monies mait tax,

IV. Provided always, and be it enacted by the authority aforefaid, That whatever monies shall be so issued our of the faid furplusses, excesses, overplus monies or other revenues compoling the finking fund, shall from time to time be replaced by and out of the first supplies to be then after granted in parliament; any thing herein contained to the contrary notystanding.

V. Provided always, and it is hereby enacted by the authoof the supplies. rity aforesaid, That all the monies coming into the exchequer, either by loans or exchequer bills, upon one act of this session arthing by the of parliament, intituled, An act for continuing and granting to hik Majesty certain duties upon malt, mum, cyder and perry, for the IFvice of the year one thousand seven hundred and fifty six, and so much money, if any such be, of the duties thereby granted, as shall arise or remain after all the loans or exchequer bills made or to be made on the fame act, and all the interest, pressium, rate and charges thereon, and the charges thereby allowable for

Annievicelimo nono Georgii II. C. 20. railing the faid Auties, that commission fromey wifficient fault be referred in the exchanguer to fairlisty and discharge the fair and also all the monica coming into the exchaquer either by loans or exchaquer title, upon one other act of this session of parliament (intituled to be for granting an and so his Muselfy, a land tax to be raised in Great Britain for the service of the year and tax. one thousand seven hundred and fifty six; and for the rest of the city and county of the city of Lincoln, in respect of arrears of the land tax;) and formuch money (it shy fuch be) of the tax thereby granted, as shall arise or remain after all the loans or exchequer bills made or to be made on the same act, and all the interest, premium, rate and charges thereon, and the charges thereby allowable for raising the faid land tax shall be fatistied, or money jufficient shall be reserved in the exchaquer to fatisfy and discharge the same; and also all the monies coming into the exchequer by contributions for annuities and a lottery granted by one other act of this lession of parliament (intituled. An act for granting to his Majesty the sum of two millions Lottery at. to be raised by way of annuities and a lottery, and charged on the linking fund, redeemable by parliament; and for extending to Ireland the laws made in this kingdom against private and unlawful lotteries) and also the sum of two hundred fifty five thousand nine hun- Sums redred fifty five pounds eleven shillings and eleven pence half- maining in penny remaining in the receipt of the exchequer of the income the excheof the furplusses, excesses, overplus monies, and other revenues quer, &c. composing the fund commonly called The Sinking Fund, for the quarter ended the fifth day of April one thousand seven hundred and fifty fix, duected to be iffued and applied by one other act of this session of parliament (intituled, An act for granting to his Majesty certain sums of money out of the sinking fund; and applying certain monies remaining in the exchequer for the service of ... the year one thousand seven hunds ed and fifty six;) and also the sum of one million three hundred thousand pounds, by the said act directed to be issued and applied out of the growing produce of the faid finking fund; and also the sum of eighty three thoufand four hundred twelve pounds two shillings and five pence halfpenny remaining in the receipt of the exchequer, being money disposeable by parliament for the publick service, and by the laid act directed to be issued and applied; and the further fum of one million by this act granted, thall be further approfriated, and are hereby appropriated for and towards the leveral ules and purpoles herom after expressed; that is to fay, it is hereby enacted and declared by the authority iforciad, That Viz out of out of all or any the aids or supplies provided as aforefaid, the aids in there shall and may be islued and applied my sum or sums of general, money not exceeding three millions nineteen thousand twenty 3,019,0211. 3 basepounds and three shillings for or towards the naval services towards nava herein after particularly expectled, that is to iav, for or towards fervices. victuals, wages, wear and to a of the navy, and the victualling thereof, performed and to be performed, and for or towards fea fervices in the office of ordnance performed and to be performed, and for or towards defraying the ordinary of his Majesty's

Andrividellingsional Genkultu III. 400 gg.

navy; and for hair pay to the officers; and for or towards mainaffing nine thousand one hundred and thirty eight marines; nd for or towards the buildings, re-buildings and repairs of Majesty's ships for the said year. with

VI. And it is hereby also enacted by the authority aforesaid, 300,000 l. fl That out of all or any the aids or supplies aforemid, there shall watels paying and may be issued and applied any sum or sums of money not off the navy debt. exceeding three hundred thouland pounds, towards paying off and discharging the debt of the navy.

VII. And it is hereby also enacted by the authority aforefaid. That out of all or any the aids or supplies aforesaid, there shall and may be iffued and applied any fum or fums of money not exceeding twenty thousand pounds, for or towards carrying on the works of the hospital for fick and wounded seamen, building at Hafter near Go port, for the year one thousand seven hun-

dred and fifty fix.

10,000 l. to Greenwich hospital.

20,0001. for

building the

Goiport.

hospital near

∡6a

VIII. And it is hereby enacted by the authority aforesaid, That out of all or any of the aids or supplies aforesaid, there shall and may be issued and applied any sum or sums of money not exceeding ten thousand pounds upon account, towards the Support of the royal hospital at Greenwich, for the better maintenance of the feamen of the faid hospital worn out and become decrepit in the service of their country.

299,357 l. 8 d. to the ordnance.

IX. And it is hereby also enacted by the authority aforesaid, That out of all or any the aids or supplies aforesaid, there shall and may be issued and applied any sum or sums of money hot exceeding two hundred ninety nine thousand one hundred fifty feven pounds and eight pence, for the charge of the office of ordnance for land service for the year one thousand seven hundred and fifty fix, performed and to be performed, and for defraying the extraordinary expence of the office of ordnance for land fervice, not provided for by parliament.

2,174,540 l. 58. land forces; of which

X. And it is hereby alfacenacted, That out of all or any the ad. aq. to the aids of supplies provided as aforefuld, there shall and may be iffued and applied any fum or fums of money not exceeding two million one hundred seventy four thousand five hundred and forty pounds five shillings and two pence halfpenny, for and towards maintaining his Majesty's land forces and other services herein after more particularly expressed; that is to say, any sum 930,603 l. 6 s. or fums of money not exceeding nine hundred thirty thousand

od. for guards fix hundred and three pounds fix shillings and nine pence, for and garrifons, defraying the charge of thirty thousand five hundred and four &c. in Great effective men, including commission and non-commission offi-Britain, Guernley and cers; and also three thousand seven hundred and sitty nine in-Jersey. valids, for guards, garrisons and other his Majesty's land forces

in Great Britain, Guernsey and fersey, for the year one thousand 298,5341. 27% feven hundred and fifty fix; and any fum or fums of money not sod aq tor exceeding two hundred ninety eight thousand five hundred guards and thirty four pounds seventeen shillings and ten pence halfpenny, an the planta for maintaining his Majesty's forces and garrisons in the plantations, Minor-tions, Minorca and Gibralta, and for provisions for the garrifons ._

fons in Nova Scotia, New Journal and Gibrarian and Providence, for ca and Gibrarthe year one thousand seven hundred and lifty fix; and any fum tar, Nova Scoties one thousand fix, New Jones on the providence one hundred and lifty fix; and any fum tar, New Jones on the providence on the providence of or fums of money not exceeding eighty one thousand one hung foundland and dred seventy eight pounds and fixteen shillings, for oxfraying the Province. charge of the royal American regiment of foot to be raised for his \$1.781.16s.
Majesty's service in North America, for the service of the year one American rethousand seven hundred and fifty six; and any sum or symmetry giment of soot, not exceeding fifty three thousand nine hundred fifty sive pounds 53.9551.19s.
nineteen shillings and fix pence, upon account for out-pension. 6d. for the ers of Chellea Hospital, for the year one thousand seven hundred out pensioners of Chellea hof-and fifty six; and any sum or sums of money not exceeding pital. thirty eight thousand pounds, upon account of half pay for the 38,0001. to reduced officers of his Majesty's land forces and marines, for the reduced the year one thousand seven hundred and sifty six, subject to officers of the such rules to be observed in the application of the said half-pay, and marines. as are hereafter prescribed concerning the same; and any sum or 3.5391. 58. fums of money, not exceeding three thousand five hundred thirty tod. to the ofnine pounds five shillings and ten pence, for defraying the charge ficers and for allowances to the feveral officers and private gentlemen of horse guards, the two troops of horse quards, and reciment of horse salued the two troops of horse guards; and regiment of horse reduced, &c. reduced, and to the superannuated gentlemen of the four troops of horse guards, for the year one thousand seven hundred and fifty six; and any fum or fums of money, not exceeding two thousand 2,4841. to the four hundred and eighty four pounds, for paying of pentions to pentions of ofthe widows of such reduced officers of his Majesty's land forces ficers widows, and marines; as died upon the establishment of half-pay in Great Britain, and who were married to them before the twenty fifth day of Desember one thousand seven hundred and sixteen, for the year one thousand seven hundred and fifty six; which said suin of two thousand four hundred and eighty four pounds, shall be to be issued by iffued to fuch person or persons as his Majesty shall by warrant his Majesty's iffued to such person or persons as his Majesty shall by warrant his manual. or warrants under his royal fign manual direct and appoint to receive the same, to be by him or them paid over to such widows of half-pay officers or their affigns, according to such establishments, lifts or other directions, and with and subject to fuch conditions, qualifications and other allowances for the same, as his Majesty by such and the like warrant or warrants, shall be graciously pleased to direct and appoint; and any sum or sums 75,8351. 78. of money not exceeding seventy five thousand eight hundred 3 d. for extraand thirty five pounds leven shillings and three pences for de-ordinary exfraying the extraordinary expendes of his Majesty's land forces, pences of land and other services, incurred in the year one thousand seven hun-other services dred and fifty five, and not provided for by parliament; and any incurred in fum or fums of money not exceeding ninety one thousand nine the year 1755. hundred and nineteen pounds ten shillings, for defraying the 21,9191. 10s. charge of ten regiments of foot, for the fervice of the year one for ten regiments of toot. thousand seven hundred and fifty six; and any sum or sums of 49 628 1, 11 5, money, not exceeding forty nine thousand six hundred twenty 3d for eleven eight pounds eleven shillings and three pence, for defraying the troops of diacharge of eleven troops of light dragoons, for the service of the goons, for the year one thousand seven hundred and fifty fix; and any sum or year 1736.

79,9251. 65. for troops in North Americannd the East Indie

100,000 l. fo the empreis of Russia.

54,140 l. 128. 6d. to the Landgrave of Heffe Caffel; and 163,357 l. gs gd. for troops hired from him.

221,4471.28. from Hanover.

electur of Bavaria.

20,000l. to the King of Pruffia.

3,000,000 l. to be applied as the exigency require.

~55,032 l. 19 S. towards the fettling Nova-Scotta.

vided for.

Anno viction man Grower J. C. vg.

fums of money not receding leventy sine thousand nine hundred and fifteen pounds fix fallings for defraying the charge of two regiments of foot ordered from Ireland to North America. and of firm regiments of foot on the Irif establishment serving in North America and the East Indies, for the service of the year one thousand feven hundred and fifty fix; and any fum or fume of money hot exceeding one hundred thousand pounds, to enable his Majorty to make good his engagements with the empress of Rullis, pullwant to treaty; and any fum or fums of money not exceeding fifty four thousand one hundred forty pounds twelve shillings and fix pence, to enable his Majesty to make good his engagements with the landgrave of Heffe Caffel, purfuant to treaty; and any fum or fums of money not exceeding one hundred fixty three thousand and three hundred fifty seven pounds nine shillings and nine pence, towards defraying the charge of fix thousand five hundred and forty four foot, with the general officers and train of artillery, the troops of the landgrave of Heffe Caffel in the pay of Great Britain, from the twenty third of February one thouland seven hundred and fifty fix, to the twenty fourth day of December following, both inclusive, together with the subsidy pursuant to treaty; and any sum or sums 6d for troops of money not exceeding one hundred twenty one thousand four hundred forty seven pounds two shillings and six pence, towards defraying the charge of eight thousand six hundred and five foot, with the general officers, train of artillery and hospital, the troops of Hanover in the pay of Great Britain, from the eleventh day of May one thousand seven hundred and fifty six, to the twenty 10,000l. to the fourth day of December following, both inclusive; and any sum or fums of money not exceeding ten thousand pounds, to enable his Majesty to make good his engagements with the elector of Bavaria, pursuant to treaty; and any sum or sums of money not exceeding twenty thousand pounds, to enable his Majestyto make good his engagements with the King of Prussia, purfuant to treaty.

XI. And it is hereby also enacted, That out of all or any the aids or supplies provided as aforesaid, there shall and may be issued and applied any sum or sums of money not exceeding one of affairs may million, upon account, to enable his Majesty to concert and take all fuch measures as may be necessary to disappoint or defeat any enterprizes or deligns of his enemies, and as the exigency of

affairs may require.

XII. And it is hereby allowenacted, That out of all or any the aids or supplies provided as aforesaid, there shall and may be iffued and applied any fum or fums of money, not exceeding fifty five thousand and thirty two pounds nineteen shillings, upon account, for supporting and maintaining the settlement of his Majesty's colony of Nova Scotta, for the year one thousand 6871 28.7d. feven hundred and fifty fix; and any fum or fums of money, for charges in- not exceeding fix hundred eighty leven pounds two shillings and cuired in Nofeven pence, upon a count, for defraying the charges incurred 1754, not pio. by Supporting and maintaining the settlement of his Majesty's colony

colony of Nova Scalle, in the year isit thouland leven hundred and fifty four, and not provided for by parliament; and any fum or fums of money, not exceeding three thouland five hun-3,5571, 10s. dred and fifty seven pounds ten shillings, upon account, for de-jor defray ig fraying the charges of the civil establishment of his Majesty's the civil establishment of his Majesty's the civil establishment. fraying the charges of the civil entablimment of instrument years bliftment of colony of Georgia, and other incidental expences attending the bliftment of colony of Georgia, and other incidental expences attending the bliftment of colony of Georgia. same, from the twenty south day of Juns one thousand seven hundred and fifty five, to the twenty fourth day of June one fo.0001 for thousand seven hundred and fifty six; and any such or sums of sorts and setmoney, not exceeding ten thousand pounds, to be employed in themen's onthe maintaining and supporting the British forts and settlements up-coasts of Afrion the coasts of Africa.

XIII. And be it further enacted by the authority aforesaid, 100,0001. for That out of all or any of the aids or supplies provided as afore-defraying exfaid, there shall and may be iffued and applied any sum or sums pences of alof money, not exceeding one hundred thousand pounds, upon difting the account, for or towards enabling his Majesty to defray the ex-people of Porpences which have been, or may be incurred by his Majesty in tugal, giving affiftance to the diffressed people of Portugal, and our unhappy fellow subjects residing and trading there; and any sum or fums of money, not exceeding thirteen thouland eight hun-13.8691. 75. dred fixty nine pounds seven shillings and ten pence, to enable erney to iehis Majesty to pay the said sum to James Tierny of London mer-pay the Spachant, agent for and on behalf of don Libino Bernardo Vander- milh merbronk, and other merchants, residing at Cadiz, subjects of his chants their catholick Majesty, owners of the money and effects taken in the account of the Spanish ship Anna Mario y Saint Felix; provided that all claims ship Anna of the Spanish merchants be by them or their agent or agents, Miria y St. assigned over to proper persons, to the end that the same be re-Felix. covered and applied to the use of the publick; and any sum or sums 115,000 l. as a of money, not exceeding the fum of one hundred and fifteen thou- free gift to the fand pounds, upon account, to be distributed in such proportions colonies of as his Majesty in his wisdom shall think fit, to his Majesty's colo-New England, nies of New England, New York and Judiy, in America, as a free Jerley, &c. gitt and reward for their past services, and an encouragement to them to continue to exert themselves with vigour in defence of his Majesty's just rights and possessions; and any sum or sums of sono le to Sir money, not exceeding five thousand pounds, to be given to William John. Sir William Johnson as a reward for his services; and any sum or son the trefums of money, not exceeding seventy one thousand one hun-wind for his dred and eighty one pounds two stillings and three pence three 11,1511, 23. fartifings, to make good the deficiency of the half subsidies of 31, 4 to tonnage and poundage, charged with the payment of several an-make good nuities by the acts of the fixth of Queen Anne, and fixth of King the deficiency of half subsidies. George the First, to satisfy all annuities charged thereupon, to of tonnage and the fifth day of January one thousand seven hundred and fifty poundage, fix; and any fum or fums of money, not exceeding fix thousand 6,0321 , and. and thirty two pounds feven shillings and one penny, to be paid to John Roto John Roberts, late governor of Cape Coast Castle in Africa, for borts, thinges to definding his extraordinary charges in supporting and detending the British Cipe Coatt forts and lettlements there against the hostilities of the Dutch, Cattle, &c. Vol. XXI.

Second to fter bridge, tor laying open the lucets Cross, &c.

3,000 l. for erected to Capt. Coinwall.

of the grants for the year 10,000l. to the Foundling holpital.

These aids to be applied to no other ules.

Rules to be observed in the application of the haif-pay.

and encroachments of the French, in the year one thousand feven hundred and fifty; and any fum or fums of money, not exceeding ten thousand pounds, towards enabling the commissioners commissioners for building a bridge cross the river of Thames from the city of for Westmin Westminster to the opposite there in the country of Surrey, to pur-Westminster to the opposite shore in the country of Surrey, to purchase houses and grounds for the widening the ways, and making more fafe and commodious the streets, avenues and passages, from Charing leading from Charing Cross to the two houses of parliament, the courts of judice, and Westminster Bridge; and any sum or sums of money, hot exceeding three thouland pounds, to enable his the monument Majesty to defray the expence of erecting a monument in the collegiate church of Saint Peter, Westminster, to the memory of captain James Cornwall, pursuant to an address to his Majesty on the twenty eighth day of May one thousand seven hundred 3,0381.65, 10d. and forty seven; and any sum or sums of money, not exceeding 2q. deficiency three thousand thirty eight pounds fix shillings and ten pence halfpenny, to make good the deficiency of the grants for the fervice of the year one thousand seven hundred and fifty five; and any fum or fums of money, not exceeding ten thousand pounds, towards enabling the governors and guardians of the hospital for exposed and deserted young children, to receive into the faid hospital all children under a certain age to be appointed by the faid governors and guardians, who shall be brought to the faid hospital after the first day of June, and before the thirty-first day of December one thousand seven hundred and fiftyfix.

*XIV. And it is hereby further enacted by the authority aforefaid. That the faid aids and supplies provided as aforesaid, shall not be issued or applied to any use, intent or purpose whatsover, other than the uses and purposes before-mentioned, or for the several deficiencies or other payments directed to be satisfied thereout, by any act or acts, or any particular clause or clauses. for that purpose contained in any other act or acts of this prefent fession of parliament.

XV. And as to the faid him of thirty-eight thousand pounds. by this act appropriated on account of half-pay as aforefild; it is hereby enacted and declared by the authority aforesaid, That the rules herein after prescribed, shall be duly observed in the application of the faid halfpay; that is to fay, That no person shall have or receive any page of the same, who was a minor, and under the age of fixtee, years at the time when the regi-ment, troop or company, an which he served, was reduced; that no person shall have of receive any part of the same, except fuch persons who did actual service in some regiment, troop or company; that no person having any other place or employment of profit, civil or military, under his Majesty, shall have or receive any part of the faid half-pay; that no chaplain of any garrifon or regiment, who has any ecclefialtical benefice in Great Britum or Ireland, shall have or receive any part of the said halfpay; that no perion shall have or receive any part of the same who has refigned his commission, and has had no commission fince :

Anno vicelimo nono Grorett II. c. 30.

fince; that no part of the fame shall be allowed to any person by virtue of any warrant or appointment, except to fuch perfons as would have been otherwise intituled to the same as reduced officers; and that no part of the same shall be allowed to any of the officers of the fiveregiments of dragoons, and eight regiments of foot lately difbanded in Ireland, except to luch as were lately taken off the establishment of half-pay in Great Britain.

XVI. And whereas by an act of parliament made and passed in the twenty eighth year of his Majesty's reign, intituled, An act for 28Geo. 2, c. 22. granting to his Majesty a certain sum of money therein mentioned out of the finking fund, and applying certain monies remaining in the exchequer, for the service of the year one thoufand seven hundred and tifty five; and for carrying the surplus of certain duties to the finking fund; and for further appropriating the supplies granted in this session of parliament; the several supplies which had been granted to his Majesty, as is therein mentioned, were appropriated to the several uses and purposes therein expressed; amongst which, any sum or sums of money not exceeding forty seven thousand pounds was appropriated to be paid to the reduced officers of his Majesty's land forces and marines, subject nevertheles to fuch rules to be observed in the application of the said half-pay, as in and by the aforefast att were prescribed in that behalf: now it is hereby provided, enacted and declared by the authority aforefaid, That so much of the said sum of forty seven thousand Rules to be pounds, as is or shall be more than sufficient to satisfy the said observed in the reduced officers, according to the rules prescribed by the said application of act to be observed in the application thereof, or any part of such the surplus of overplus. shall and may be disposed of to such officers who are overplus, shall and may be disposed of to such officers who are propriated in maimed or lost their limbs in the late wars, or such others as by 1755, to the reason of their long service or otherwise, his Majesty shall judge payment of to be proper objects of charity, or to the widows or children of reduced offifuch officers, according to fuch warrant or warrants, under his Majesty's royal sign manual, as shall is signed in that behalf; any thing in this act or the faid former act to the contrary notwithstanding.

CAP. XXX.

An act for more effectually distiuraging and preventing the stealing, and the buying, and receiving of stolen lead, . 1ron, copper, brass, bell metal and solder, and for more effectually bringing the offender to justice.

HEREAS the permicious tractice of stealing lead, 11 31, copper, brass, bell-metal and lalder find to copper, brafs, bell-metal and folder, fixed to, or lying, or being in or upon houses, outhouses, mills, warehouses, workshops, and other buildings, areas, vaults, yards, gardens, orchards, or other places; and also the stealing of such materials from ships, barges, lighters, boats, and other vessels and craft, upon navigable rivers, in poils of entry or discharge, creeks and docks belonging thereto, and also from off wharffs, keys, and other places, is become a great and notorious evil, by reason of the difficulty in apprehending and convicting the Hh2 thuber

thieves, and the still greater difficulty of discovering and convicting the buyers or receivers thereof; which buyers or receivers are the principal cause of the commission of such thests; and in regard that the Jaid offences are committed in such close and clandestine manner, that there can be no witness or witnesses to the same, but such who is or are partakers of the offence : and whereas if the buyers, and receivers of lead, iron, copper, brafs, bell-metal or folder, knowing or having reasonable cause to suspect, the same to be stolen, or unlawfully come by, were made original offenders, and punishable independent of the apprehension and conviction of the thief; and if the apprehending, prosecuting, and convicting the offenders in both kinds were rendered more easy and speedy, it might more effectually tend to the discovery and suppression of the said offences: for remedy whereof, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That from and after the first day of Octoceivers of any ber one thousand seven hundred and fifty fix, every person who shall buy or receive any lead, iron, copper, brass, bell-metal or folder, knowing the same to be stolen, or unlawfully come by; or shall privately buy or receive any stolen lead, iron, copper, brass, bell metal or folder, by suffering any door, window or shutter to be lest open or unfastened between sunfetting and fun-rifing for that purpose; or shall buy or receive the same, or any of them, at any time in any clandestine manif convicted, to ner from any person or persons whatsoever; shall, being therebe transported of convicted by due course of law, although the principal felon or felons, has not or have not been convicted of stealing the fame, be transported for fourteen years to any of his Majesty's colonies or plantations in America, according to the laws in force for the transportation of felons.

Fials herein mentioned. knowing the same to be Molen, or unlawfully come by, &c.

Buyers or re-

of the mate-

for 14 years.

Where there as cause of fuspicion, jutice to iffue a Search wargant,

party with whom the same are found, to be two justices, ācc. Party not accounting latisfactorily, of a mildemeanor.

II. And be it enacted by the authority aforesaid, That it shall and may be lawful for apr one justice of the peace, upon complaint made to him upon oal by any credible person, that there is cause to suspect stolen lead, iron, copper, brass, bell-metal or folder, is concealed in any dwelling-house, out-house, yard, garden, or other place or place, by warrant under his hand and feal, to cause every such dwelling-house, out-house, yard, garand the mate- den and place, to be fearched in the day-time; and if any lead, rials, and the iron, copper, brass, bell-metti or solder, suspected to be stolen, shall be found therein, to caple the same, and the person or perfons in whole house, outhquie, yard, garden, or other place the same shall be found, to be brought before any two or more carried before justices of the peace for the same county, city, riding, division, liberty or place; and if the faid person or persons shall not give an account to the fatisfaction of fuch justices, how he, she or they came by the same; or shall not, within some convenient time, to be fet by the faid justices, produce the party or parties deemed guilty of or from whom he, the or they bought or received fuch stolen lead, iron, copper, brais, bell-metal or folder, that then the faid perion

person or persons so offending, shall be deemed and adjudged

guilty of a mildemeanor.

III. And be it further enacted by the authority aforesaid, Suspected per-That every confiable, headborough or tithingman, in every fons, with any county, city, town corporate, or other place where they shall be terials in the officers, and every beadle within his ward, parith or diffrict, night time, and every watchman during such time only as he is on his duty, thay be appre-shall and may apprehend, or cause to be apprehended, all and hended by the every person or persons who may reasonably be suspected of parish officers having or carrying, or any ways conveying, at any time after fun-setting, and before sun-rising, any lead, iron, copper, brafs, bell-metal or folder, suspected to be stolen or unlawfully come by; and the same, together with such person or persons, as soon and carried as conveniently may be, to convey or carry before any two or before two pamore justices of the peace for the county, city, riding, division, stices, &c. liberty or place aforesaid; and if the person or persons so apprehended conveying any fuch lead, iron, copper, brafs, bellmetal or folder, shall not produce the party or parties from whom he, she or they bought or received the same, or some other credible witness to depose upon oath the sale or delivery of the faid lead, iron, copper, brafs, bell-metal or solder (which and not seoath any such justices are hereby impowered to administer) or counting fashall not give an account, to the satisfaction of any two or more trafactoraly, of such justices, how he, she or they came by the same, that then of a milethe faid person or persons so apprehended, shall be deemed and meanor.

adjudged guilty of a misdemeanor. IV. And be it enacted by the authority aforefaid, That where In which caany person or persons shall be convicted of either of the misse- see matemeanors aforefaid, it shall and may be lawful for any two or nais to be demore of such justices to cause such lead, iron, copper, brass, bell-the courch-

metal or folder, to be deposited in the hands of the churchwar- wardens, &c. dens or overfeers of the poor of the place where such lead, iron, copper, brafs, bell-metal or folder were found, or in any other convenient place, for any time not exceeding thirty days; and in the mean time to order the faid churchwardens and overfeers and publick of the poor, or one of them, in all and every of the parishes notice by adwithin the bills of mortality, to insert an advertisement in some and otherwise, publick paper, and in every other parish or place to cause no- to be given, tice to be given by some publick cryer, and by fixing on the church or chapel door notice describing such lead, iron, copper, based by fixing and characters the series shall matel or solder and characters the series shall metal or solder and characters the series shall be series and plants. brass, bell-metal or solder, and where the same shall be so depossited, to the end that persons having lost such lead, iron,
copper, brass, bell-metal or solder, may come and claim the
same, or any reputable person or their behalf; and in case any
er, proving his,
person or persons can prove their property to the said lead, iron,
property is to copper, brass, bell-metal or solder, upon oath, to the satisfac-have them, tion of any two or more of such justices of the peace for such county, city, riding, division, liberty or place, that then such justices shall order restitution of such lead, iron, copper, brafs, bell-metal or folder, to the owner or owners thereof, after pay-

ing the reasonable charges of removing, depositing and giving

and the money divided between the officer and poor.

publick notice of the fame; and if at the endsof the faid thirty days no person or persons shall come and prove his, herior their otherwise they property, nor any reputable person on his or their behalf, to are to be fold, such lead, iron, copper, brass, bell-metal or solder, the same to be fold for the best price that can reasonably be had; and after deducting the charges as aforefaid, one moiety of the money arising from such fale to be given to the person or persons who shall apprehend the party or parties guilty of the mildemeanors. afore-mentioned, or either of them; and the other moiety thereof to the poor of the parish where such offence shall be committed (if it is known where) or else where such convictions shall be made.

V. And be it further enacted by the authority aforefaid, That

Person to whom any fold or pawnfuspected case the party before a justice, Sco.

every person to whom any lead, iron, copper, brass, bell-metal fuch materials or folder shall be brought and offered to be fold, pawned or dethall be brought, to be livered, shall and is hereby impowered and required (there being reasonable cause to suspect that such lead, iron, copper, brass, ed, may in any bell-metal or folder, was stolen or unlawfully come by) to apprehend, secure, and carry before a justice of the peace for the stop and carry county, city, riding, division, liberty or place where the same shall be so brought or offered (having it in his or her power so to do) the person or persons so bringing or offering the same, together with such lead, iron, copper, brass, bell-metal or folder; and such person or persons so apprehended shall be dealt with, and fuch lead, iron, copper, brafs, bell-metal or folder, shall be deposited and disposed of, in the same manner, as if he, she or they had been apprehended by the constable, headborough, tythingman, beadle or watchman, as aforesaid; and if it otherwise, up. shall appear upon the oath of any person, notwithstanding such person or persons was or were concerned in the stealing the same, if corroborated with other credible circumstances, to the satisfaction of two or more justices of the peace for the county, city, riding, division, liberty or place, where the same shall be so brought or offered as aforefait, that there was reasonable cause to suspect such lead, iron, copper, brass, bell-metal or solder was stolen or unlawfully come by, and that the person or persons to whom such lead, iron, copper, brass, bell-metal or solder, was so brought or offered, did not (having it in his, her or their power to to do) apprehend, sectire, and carry before a justice of the peace as aforesaid, the person or persons who so brought or offered the same, that then the person or persons to whom

en proof of fuch restonable cruse of fospicion, he is guilty of a mildemeanor.

mildemeanor. VI. And be it further enacted, That every person deemed and adjudged guilty of a misdemeanor, in laving in his, her or their pollession, any lead, iron, copper, brass, bell-metal or solder, suspected to be stolen or unlawfully come by, and not producing any of the faid the party or parties of whom he, the or they bought or received materials, &c. the same, nor giving a satisfactory account, how he, she or they came by the same, or in having, carrying or conveying the lead,

fuch lead, iron, copper, byfifs, bell-metal or folder was fo brought or offered, shall be deemed and adjudged guilty of a

Person's convicted of a mildemeanor in having in their possession and not accounting tatif-

iron, copper, brais, bell-metal and folder, fulpected to be stolen factorily for or unlawfully come by, and not producing the party or parties, the fame, from whom he, the of they bought or received the same, nor any credible witness to depose upon oath the sale or delivery thereof, nor giving a fatisfactory account how he, the or they came by the fame (as the case shall be) shall, for every such mil- to forfeit for demeanor, forfeit for the first offence, the sum of forty shillings, the first ofand for the second offence, the sum of four pounds, and for sence 403, for every subsequent offence, the sum of fix pounds; and that every and for every person deemed and adjudged guilty of the misdemeanor of neg-subjequentone lecting to apprehend, secure and carry before a justice of the 61. and being peace, the person or persons (having it in his, her or their pow-guily of a er so to do) who brought or offered to fell, pawn or deliver, in not carryany lead, iron, copper, brafs, bell-metal or folder (as the case ing luspected shall be) suspected to be stolen or unlawfully come by, shall for persons before every such missemeanor, for feit for the first offence, the sum of a justice, to twenty shillings, and for the second offence, the sum of forty fust offence shillings, and for every subsequent offence, the sum of four 20s, for the pounds; all which faid respective forseitures, shall and may be second 40s. levied by diffress and sale of the goods and chattels of every such and sor every offender (rendering to him or her the overplus, after charges of ublequent 41. the faid distress and sale deducted) by warrant under the hands Forfeitures and feals of any two or more of fuch justices, before whom how to be lefuch offender was deemed and adjudged guilty; which forfel- vied and apture shall be paid, one moiety thereof to the informer, and the plied. other moiety thereof to the overfeers of the poor, for the use of For want of the poor of the parish or place where such offence was committender to be ted (if it is known where) or else where such conviction shall committed. be made; and if no sufficient distress shall be found, whereon to levy the said respective forseitures, then the said justices shall and may commit every such offender, so respectively deemed and adjudged guilty as aforesaid, to the common gaol or other prison, or house of correction, within their jurisdiction, without bail or mainprize, for the space of one month for the first offence, and for the second offence for the space of two months, and for every subsequent offence, until such offender shall be discharged by order of the court of general or quarter feffions.

VII. And be it further enaced, That every conviction of Convictions to any offender in any of the aforehid midemeanors, shall be cer-be certified to the quarter. tified by two or more of the justices of the peace, making the festions, fame, to the next general or quarer sessions of the peace, to be filed and entered amongst the records of the said sessions; and that such conviction shall and pray be drawn up on parchment, and certified in the following form of words (as the case shall in the form happen) or in any other form of words to the like effect, mutatis tollowing. mutandis; that is to say,

Middlesex, PE it remembered, That on the A. B. was to wit. in they ir of the suffices of the peace consucted before us for Hh 4

for the county, riding, division, liberty or place aforesaid, (as the case shall be) of a misdemeanar in having in bis, ber or their poffession, lead, iron, copper, brass, bellmetal or solder, suspected to be stolen or unlawfully comeby, and not producing the party or parties, of whom be, the or they bought or received the same, nor giving a fatisfactory account how he, the or they came by the fame, or in having, carrying or conveying of lead, iron. copper, brass, bell-metal or solder, suspected to be stolen or unlawfully come by, and not producing the party or parties from whom he, jhe or they bought or received the fame, nor any credible witness to depase upon eath the sale or delivery thereof, or not giving a fatisfactory account how he, she or they came by the same, or of neglecting to apprehend and secure the person or persons, who brought and offered to pawn, fell or deliver, lead, iron, copper, brass, bell-metal or solder, suspected to be stolen, or unlawfully come by (as the cafe shall be)

> Given under our bands and seals the day and year aforefaid.

on not to be quashed, or remiored by Certiorail.

Said convicti. Which faid conviction, in the same or the like form of words, shall be good and effectual in law to all intents and purposes, and shall not be quashed, set aside, or adjudged void or insufficient for want of any other form of words whatfoever, nor be liable to be removed by Certierari into his Majesty's court of King's Bench, but shall be deemed and taken to be final to all

intents and purpoles whatfoever.

Felon convict fuch stoken materials, is intitled to his Majesty s pardon,

VIII. And be it further enacted by the authority aforesaid, ang the buyers That if any person being out of prison, shall after the said first day of October one thousand seven hundred and fifty six, commit any felony, by stealing any lead, iron, copper, brass, bellmetal or folder, and afterwards discover two or more persons, who shall buy or receive any stolen lead, iron, copper, beass, bell-metal or solder, after the said first day of October one thoufand seven hundred and fifty fix, knowing the same to be stolen, so as two or more of the persons discovered, shall be convicted of such buying or receiving, he, she or they so discovering, shall have, and be intitled to, the gricious pardon of his Majeky, his heirs and successors, for all the selonies by him or her committed, at any time or times before such discovery made, which pardon shall be likewise a bar to any appeal brought for such

and convicting felony. ans of a mifdomeanor, in not appre hending, &c. offender offer ing to feel or pawn thefame, is discharged from profecu tron for fuch belony.

IX. And be it further enauted by the authority aforesaid, That if any person shall be condumed in the stealing any lead, iron, copper, brais, bell-metal or loid:-. and shall afterwards, being out of prison, discover any person to whom he, she or they shall have, after the said first day of Octobe, offered to sell, pawn or deliver, any stoien lead, iron, copper, brass, bell-metal or folder, so as such person be convicted of the misdemeanor of pot apprehending, securing and carrying, him, her brithem, before a justice, as aforesaid, that then the person making such

discovery,

Anno vicelimo nono Georgii II. c. 21. 1756.]

discovery, shall not be liable to be profecuted for stealing the lead, iron, copper, brass, bell-metal or solder, so offered as aforefaid.

X. And be it further enacted by the authority aforesaid. That Limitation of if any action or fuit shall be commenced or brought against any actions. justice or justices of the peace, or other afficer or person whatfoever, for doing or causing to be done, any thing in pursuance of this act, concerning the faid offences, the same shall be commenced or brought within fix months after such cause of action has accrued; and the defendant in such case may plead the ge- General issue. neral issue, and give the special matter in evidence; and if upon fuch action a verdict shall be given for the defendant, or the plaintiff become nonsuited, or discontinue his action, the defendant shall have treble costs.

XI. Provided always, That nothing herein contained shall ex- Former laws tend, or be construed to extend, to repeal any former law now not vacated, in being, for the punishment of such offenders; and provided nor offenders liable to also, that such offender, after having-been punished by this act, double punshall not for the same offence, be afterwards punished, or be ishment. liable to be punished, by any such former law.

CAP. XXXI.

An act to enable infants, lunaticks, and semes covert, to surrender leases in order to renew the same.

WHEREAS divers lands, tenements and hereditaments, have been, and may be, granted by leafe for the life of one or more person or persons, or for terms of years absolute, or determinable upon the death of one or more person or persons, or otherwise: and whereas in order to obtain a renewal of such leases, it is in many cases necesfary to furrender up the estates thereby granted; which surrenders cannot be effectually made by persons under the age of twenty one years, nor lunaticks, nor by femes court without levying a fine, to the manifest detriment of them, and their families; be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spritual and temporal and commons in this present parliament affembled, and by the authority of the same, That in all cases where any person under the age of twenty one years, or any lunatick, or seme covert, is or shall become interested in or intitled to any lease or leases made or Guardians, granted, or to be made or granted, by any person or persons, &c. of minors, bodies politick, cornerate of collegists, aggregate or fello for the lunaticks, and bodies politick, corporate of collegiate, aggregate or fole, for the femes covert, life or lives of one or more perfor or perfons, or for any term in order to the of years, either absolute, or determinable upon the death of one surrender and or more person or persons, or otherwise, it shall and may be removal of lawful for such person persons are of twenty one years, or for leases, lawful for such person under the age of twenty one years, or for his or her guardian or guardians, or other person or persons, on his or her behalf, and for such lunatick, or his or her guardian or guardians, committee or committees of the estate, or may apply to other person or persons on his or her behalf, and for such seme the court of covert, and other person or persons on her behalf, to apply chances, see.

to way;

of court,

to the high court of Chancery of Great Britain, the court of Esc chequer, the courts of equity of the counties palatine of Chefters Lancafter and Durham, or the courts of great fession of the principality of Wales respectively, by petition or motion, in a summary way, and by the order and direction of the faid courts reand by order spectively made, upon hearing all parties concerned, such perfon under the age of twenty one years, and fuch lunatitle, or person or persons appointed by the said-courts respectively, and may furrender also such feme covert, by deed or deeds only, without levying by deed such any fine, shall and may be enabled, from time to time, to surleafes, and re-render such leafe or leafes, and accept and take, in the name, and for the benefit of fuch person under the age of twenty one years, or lunatick, or feme covert, one or more new leafe or leases of the premisses, comprised in such lease or leases surrendered by virtue of this act, for and during such number of lives, or for such term or terms of years, determinable upon such number of lives, or for such term of terms of years absolute, as

> was or were mentioned or contained in such lease or leases, so furrendered, at the making thereof respectively, or otherwise as

II. And be it further enacted by the authority aforesaid,

the faid courts shall respectively direct.

new the fame, as the court thali direct.

Fine and charthe estate, or direct.

covert to be leasehold premisses.

New leases to ules, as the former.

ges attending That all and every furn and furns of money, and other confiderthe renewal, to ation, paid or advanced by any such guardian, trustee, commitbe charged on tee, or other person, as and for a fine or income, or in the nathe leafehold ture of a fine or income, for or on account of the renewal of premisses, as any such lease or leases, and all reasonable charges incident therethe court shall to, shall be paid out of the estate or effects of the infant or lunatick for whose benefit the said lease or leases shall be renewed, or Right be a charge and incumbrance upon the leafehold premilles, together with interest for the same, as the said courts Fine for femes respectively shall direct and determine, and as for and concerning leafes to be made upon furrenders by femes covert, unless charged on the the fine or consideration of such lease, and the reasonable charges, shall be otherwise paid or secured, the same, together with interest, shall be a charge of incumbrance upon such leasehold premisses, for the use and befiefit of such person or persons who thall advance the same.

114. And be it further enfected by the authority aforesaid, be to the same That the respective leases to he so renewed shall operate, and be to the same uses, and be liable to the same trusts, charges, incumbrances, dispositions, devises and conditions, as the leafes to be, from time to time, surrendered as aforesaid, were or would have been subject to, in case such surrender had not been made: any thing in this or any forther law to the contrary notwith-

Surrender and renewal of fuch leafes

IV. And be it further enacted and littlared, That every such furrender, and fuch leafe or leafes granted thereupon, shall be. and be deemed as valid and legal, to all injents and purposes, decined valid as if such surrender had been made by and on the behalf of a person of full age, sane mind, or not married frank thing in this or any former law to the contrary notwithstanding.

CAP.

CAP. XXXII.

An all to indemnify persons who have omitted to qualify themselves according to the directions of several acts of parliament within the times limited by fuch alls respect-· svely, and for allowing further time for that purpose; and concerning the admissions of officers and members of cities, corporations and barange towns; and the sling of affidavits of articles of clerksbip.

WHEREAS divers persons who on account of their offices, VV places, employments or professions, or any other cause or acca-fien, ought to have taken and subscribed the oaths or the assurance respectively appointed to be by such persons, in and by an act made in the first year of the reign of bis late majesty King George of glori- 1 Geo. 1. C. 13. ous memory (intituled. An act for the further security of his Majesty's person and government, and the succession of the crown in the heirs of the late princess Sophia, being protestants; and for extinguishing the hopes of the pretended prince of Wales, and his open and fecret abetters;) or to have qualified themselves apperding to an ast made in the thirteenth year of the reign of King Charles the Second (intituled, An act for the well governing and regulating corporations;) or to have qualified themselves according to 13 Car. 2. c. 1. another act made in the twenty fifth year of the reign of King Charles the Second (intituled, An act for preventing the dangers which may 25 Car, 2. c. 24 happen from popish recusants;) by receiving the sacrament of the Lord's supper, according to the usage of the church of England; and making and subscribing the declaration against transubstantiation therein mentioned; or according to another all made in the thirtieth year of the reign of King Charles the Second (intituled, An act for 30 Car. 2. R. 2. the more effectual preserving the King's person and government, by disabling papists from sitting in either house of parliament;) have through ignorance of the law, absence, or some unavoidable accident, omitted to take and subscribe the said oaths and affurance, or otherwise to qualify themstores as aforesaid, within such time, and in such manner, as in and by the said alls respectively, or by any other all of parliament in that behalf made and provided, is required, whereby they may be in danger of incurring divers penalties and disabilities: for quieting the minds of his Majesty's subjects. and for preventing any inconveniencies that might otherwise happen by means of such omissions, be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament affembled, and by the authority of the same, That all and every person and persons who shall, on or before the Further time twenty eighth day of Now miber one thousand seven hundred and to 28 Nov. fifty fix, take and subscribe the said oaths and affurance respect- 1756, allowed to persons who ively, in such cases wherein by law the said oaths or assurance have omitted ought to have been taken or subscribed, in such manner and to qualify form, and such place and places, as are appointed in and by the themselves, faid act practin the first year of the reign of his faid late maje-as the laws

fty

fly King George, or by any other action acts of parliament in

fying themtelves within the time reca

that behalf made and provided; and also receive the sacrament of the Lord's supper, according to the hilling of the church of England: and make and subscribe the faid declaration against transsibilitation, in such cases wherein the said facrament ought to have been received, and the faid declaration ought to have been made and subscribed, shall be, and are hereby in-demnified, freed and discharged, from and against all penalties, forfeitures, incapacities and disabilities, incurred or to be incurred, for or by reason of any former neglect or omission of taking or subscribing the said gaths or assurance, or receiving the facrament, or making or subscribing the faid declaration respectively, according to the above mentioned acts, or any of them, Persons quali- or any other act or acts, is and are, and shall be, fully and actually recapacitated and reftored to the fame state and condition as such person or persons were before such neglect or omispacitated and fion, and shall be deemed and adjudged to have duly qualified him, her or themselves, according to the above mentioned acts, and every of them; and that all acts done or to be done by any fuch person or persons, or by authority derived from him or them, are and shall be of the same force and validity as the same, or any of them would have been if such person or persons had taken the faid oaths or affurance, and received the facrament of the Lord's supper, and made and subscribed the faid declaration respectively, according to the direction of the said acts, and every of them; and that fuch person or persons qualifying themselves. in manner and within the time appointed by this act, shall be, to all intents and purpoles, as effectual as if such person or perfons had respectively taken the said oaths and assurance, and received the facrament, and made and subscribed the faid declaration, within the time and in the manner appointed by the feveral acts before mentioned.

Further time allowed for providing and stamping admillions into corporations.

II. And whereas admissions of several members and officers into cities, corporations and borough towns, which by several acts of parliament are directed and required to be stamped, may not have been previded, or the same not duly stamped, or may have been lost or mislaid: be it further enacted by the authority aforesaid, That for the. relief of such persons whose admissions may not have been provided, or not duly stamped as aforesaid, or where the same have been lost or missaid, it shall and may be lawful to and for such persons, on or before the twenty eighth day of November one thoufand seven hundred and fifty six, to provide, or cause to be provided, admissions duly stamped; and such persons so growding admissions duly stamped as aforesaid, are and shall be hereby confirmed and qualified to act as member or members, officer or officers, of fuch cities, corporations, and borough towns respectively, to all intents and purposes, and shall and may hold, enjoy and execute the fame, or any other office or offices into which he or they have or hath been elected, notwithstanding his or their omission, or the omission of their predecellors, in fuch cities, corporations or borough towns as aforefaid,

Anno victimo nonce Groz GII II. C. 22. 1746.]

faid, and shall be indemnified and discharged of and from all incapacities, difabilities, forfaitures, penalties and damages, by reason of any such amission; and none of his or their acts shall

be questioned or avoided for or by reason of the same.

III. Provided always, and be it further enacted by the autho- Officer fignirity aforefaid. That when and as often as any member or mem-tying his delire bers, officer or officers of any city, corporation or borough to have his adtown, shall desire to have his or their respective admissions re- mission renewnewed or confirmed in manner aforesaid, the mayor, or other firmed. chief magistrate of such city, corporation or borough town, shall, and he is hereby required, in every such case, upon notice given to him by any one or more member or members of such respective city, corporation or borough town, to summon a hall, common council, or other proper publick meeting, within fix a publick days after such notice given to him, for the purpose of admit-summoned. ting or granting copies, and confirming the admissions of such

person or persons as aforesaid.

IV. And whereas divers perfons, through mistake, absence, or some unavoidable accident, to the prejudice of infants and others, have omitted to cause affidavits to be made and filed in the proper offices, of the actual execution of several contracts in writing to serve as clerks to attornies and folicitors, within the time limited and expressed by an act passed in the twenty second year of his present Majesty's reign. whereby many persons may be in danger of incurring the disabilities in the laid all mentioned; be it enacted by the authority aforelaid, Further time That all and every person and persons who have omitted to allowed for cause such affidavits to be made and filed as aforesaid, and who and filing afshall on or before the twenty fourth day of June one thousand fidavits of the feven hundred and fifty fix, cause one or more affidavit or affi- execution of davits to be made and filed in fuch manner as directed by the faid contracts to act, shall be, and are hereby indemnified, freed and discharged ferve welerks. from and against all negatives, forfeitures, meanacities and dis from and against all penalties, forfeitures, incapacities and dif-upon recapaabilities in the faid act mentioned, incurred, or to be incurred, citated and infor or by reason of any neglect or omission in causing such affi-deminsed. davit or affidavits to be made and filed according to the direction of the faid act; and such affidavit or affidavits so to be made and filed as aforefaid, shall be as effectual to all intents and purpoles as if the same had been made and filed within the time limited by the faid act.

V. Provided always, That this act, or any thing herein con- offices, &c. rained, shall not extend, or be construed to extend, to restore air-thy avoidor invite any perion or perions to any office or employment, ed by judgbenefice matter or thing whatfoever, already actually avoided, filed up, exby judgment of any of his Majesty's courts of record, or al-cepted ready filled up or enjoyed by any other person; but such office, employment, benefice, matter or thing fo avoided, or filled up and enjoyed, shall be and remain in and to the person or perflons who is or are now intitled to the same, as if this act had

never been made.

and

CAP. XXXIII.

An all to render more effectual an all puffet in the twelfth year of the reign of his late majefly King George, to prevent unlawful combinations of workmen employed in the woollen manufactures, and for better payment of their wages; and also an all passed in the thirteenth year of the reign of his said late Majesty, for the better regulation of the woollen manufacture, and for preventing disputes among the persons concerned tehrein; and for limiting a time for prosecuting for the forfeiture appointed by the aforesaid act, in case of the payment of the workmens wages in any other manner than in money.

12Geo.z. c.34. WHEREAS by an act passed in the twelfth year of the reign of his late majesty King George, intituled, An act to prevent unlawful combinations of workmen employed in the woollen manufactures, and for the better payment of their wages, it is enacted, That if any clothier, serge-maker, woollen or worsted stuff-maker, or person concerned in making any woollen clothes, serges or stuffs, or any ways concerned in employing weekcombers, weavers, or other labourers in the manufactures, fool pay any person or persons employed by them their wages, or other price agreed on, or any part thereof, either in goods or by way of truck, or in any other manner than in money, every person so offending shall forfest and pay the sum of ten pounds: and whereas several prosecutions have been carried on against offenders for offences committed in breach of the said act, in manner therein prescribed, but the trials thereupon have been removed by Certiorari into some or one of his Majefly's courts of record at Westminster, and such prosecutions Lave been dropt upon account of the expence of carrying them on : and whereas by an act passed in the thirt enth year of the reign of his said 23Geo 2. C.23. late Majesty, intituled, An act for the better regulation of the woollen manufactures, and for preventing disputes among the persons concerned therein; and for limiting a time for prosecuting for the forfeitures appointed by an act of the twelfth year of his faid late Majesty's reign in case of the payment of the workmens wages in any other manner than in morey, it is enacted, That every maker of mixed, medley or white broad cloth shall satisfy and pay the weaver or weavers employed by such maker in or about the weaving the same, according to the number of yards that the faid chains are laid on the guarping bars, and not other tuife, on pain of forfeiting and paying for every offence, contrary to the true meaning thereof, the sum of five pounds: and whereas by reason of the smallness of the faid penalties, and the expensive marner of recovering thereof, and the want of proper powers to regulate the wages to be paid to weavers, the good purposes intended by the faid atts have been no was answered: for remedy whereof, may it

please your Majesty, that it may be enacted, and be it enacted by the King's most c cellent majesty, by and with the advice

and confent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the twenty fourth day of June one Justices at the thousand seven hundred and fifty fix, it shall be lawful for the Michaelman justices of the peace assembled at any of their general or quar-testions to setter sessions held next after Michaelmat yearly, to make rates for labour yearly. the payment of wages to weavers and others employed in the woollen manufactures, according to the number of yards that the chains are laid upon the warping bars, and not otherwife, which rates shall continue for one year from the making thereof; and the said justices shall yearly, in their said general or quarter fessions, either continue such rates for another year, or alter them in such manner as they shall think fit; always obferving the directions of the faid act for that purpose as aforesaid; and if any maker of mixed, medley or white broad cloth shall Master not not pay to the weaver or weavers employed by fuch maker, ac-conforming. cording to fuch rates, every person so offending shall forfeit and sorfeits sh pay the fum of five pounds.

II. Provided always, That such justices shall yearly order and Rates to be as. direct that the rates so made shall, within twenty days after fixed upon the making thereof, be fixed upon all the church doors and chapel church doors, doors within their respective jurisdictions, by the high constables, petty constables or other peace officers in manner as the said ju-

stices shall think fit.

III. And be it further enacted, That if any clothier, serge- Masters paymaker, woollen or worsted stuff-maker, worsted or woollen ing workmen yarn stocking-maker, or person concerned in making any in any other woollen clothes, serges, stuffs, worsted or woollen yarn stock-in money, forings, or any other person any ways concerned for himself or an-feit 201. other in employing weavers, combers of jersey or wool, worsted combers, spinners, knitters, or other labourers in the woollen manufactures, shall pay or cause to be paid to any person or persons employed by him or them, his or their wages, or other price agreed on, or any part thereof, either in goods or by way of truck, bill or note, or in any other manner than in money. every person so offending shall forseit and pay the sum of twenty pounds.

IV. And be it further enacted, That the respective penalties Penalties and and forfeitures incurred and made payable by this act, may be forfeitures, recovered by action of debt by any person who shall sue for the bow to be refame, or may be levied upon conviction before any two or applied, more justices of the peace for the county or place where the of more justices of the peace for the county or place where the offence is dommitted, either by the confession of the party or parties, or apon the oath of one or more witness or witnesses, in case the same be not paid within fourteen days after such conviction, by diffress and sale of the goods of the offender or offenders, by warrant under the hands and feals of fuch justices, (which warrant or warrants such justices are hereby authorized to grant, and to administer such oath or oaths) returning the overplus, if any be, after all charges paid; and for want of distress offends ficient distress, the said justices shall commit the offender or of- er to be com-

fenders mitted.

fenders to the house of correction for any time not exceeding three months, or until fatisfaction shall be made by the parties offending.

Application of tore the juflices.

V. Provided always, That if any of the penalties and forpenalties upon feitures aforelaid he levied upon conviction before the justices of conviction be- the peace, one moiety thereof shall be paid to the poor of the parish where the offence was committed, and the other moiety to the informer.

None may be fuedboth ways the fame dence.

VI. Provided also, That in case any action of debt shall be brought against any person for any of the penalties and forscitures aforesaid, such person shall not be liable to any conviction before the justices of the peace for the same offence, whereby fuch penalties and forfeitures shall be incurred and made payable; nor in case of information laid before the justices, and conviction thereon, shall the person offending be liable to an action of debt for the penalties and forfeitures incurred and made payable by the same offence, for which such person hath been convicted before the justices.

Persons aggrieved by oring into recog nizance, and riving eight

days notice.

VII. Provided always, and be it further enacted. That it shall " be lawful for any person or persons, who shall think him, her or der of justices themselves aggrieved by any order of such justices, to appeal to may appeal to the next general or quarter fessions to be holden for the county,

next quarter- division or riding, where such order shall be made; such person feffions, enter- or persons so appealing, having first entered into a recognizance with sufficient security before such justices, to prosecute and abide by the order or orders that shall be made on such appeal, and giving eight days notice in writing of fuch appeal to the party or parties in whose favour such order hath been made; and the

Order of juflices to be binding.

and required to hear and determine the matter of such appeal, and to make such order, and to award such costs and damages. as to them in their discretion shall seem reasonable, and to levy by their order or warrants such costs and damages so awarded. by diffress and sale of the goods and chattels of any person or persons who shall refuse to pay the same; and for want of sufficient distress, to commit the party or parties to the common gaol

of the faid county, division or riding for any time not exceeding

justices in their general or quarter sessions are hereby authorized

Proceedings not to be removed by Certioraii.

three months, or until satisfaction shall be made by the party or parties offending; and such award or order of the said justices at their general or quarter fessions shall be final; and no proceedings of any such justice or justices out of sessions, or of the justices in their said general or quarter sessions, in pursuance of this act, shall be liable to be removed by Certiorari or other form or process of law; any thing in this act or in any otiser act or acts contained to the contrary notwithstanding.

Limitation of profecutions

VIII. Provided always, That all profecutions for offences against this act shall be commenced within three months next after the offence committed, and not afterwards.

CAP. XXXIV.

An act for the encouragement of seamen, and the more speedy and effectual manning his Majesty's navy.

WHEREAS the unwarrantable hostilities begun by the French, have necessarily engaged his Majesty in actual war with the French King in defence of his subjects, and the rights and possessions of his crown: and whereas his Majesty has been pleased to notify the Jame by proclamation, and a publick declaration thereof, on the seventeenth day of May in the year of our Lord one thousand seven hundred and fifty fix: now for the better carrying on the faid war with vigour, and for the encouragement of the officers and feamen of his Majesty's ships of wai, and the officers and seamen of all other British thips and vessels, having commissions and letters of marque, and for inducing all British leamen, who may be in any foreign fervice, to return into this kingdom, and become serviceable to his Majesty; and for the more effectual securing and extending the trade of his Majesty's subjects; be it enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this present parliament assembled, and by the authority of the same, That the slag officers, commanders and other officers, seamen, marines and soldiers, on board every thip and vessel of war in his Majesty's pay, shall have the sole Prizes made interest and property of and in all and every ship, vessel, goods by the King's and merchandizes, which they shall take, from and after the vided between seventeenth day of May in the year of our Lord one thousand the captois, feven hundred and fifty fix, during the continuance of this war against France (being first adjudged lawful prize in any of his Majesty's courts of admiralty in Great Britain, or in his Majesty's plantations in America, or elsewhere) to be divided in in the proporfuch proportions, and after fuch manner, as his Majesty, his tions his Mafuch proportions, and after such manner, as nis wajetty, his jetty shall or-heirs and successors, shall think fit to order and direct by pro-det by pro-d clamation or proclamations hereafter to be iffued for those pur-mation poles,

II. And be it further enacted by the authority aforefaid, That Admirally to the lord high admiral of Great Bittuin, or the commissioners for the commissioners for the executing the office of lord high admiral of Great Britain for hon, to privathe time being, or any three or more of them, or any person or giving the persons by him or them impowered and appointed, shall at the usual security. request of any owner or owners of any thip or vessel, giving such barron fecurity as have been usually taken upon granting commission or letters of marque (except only for the payment of the tenths of the value of prizes which shall be taken, to the lord high admiral, or commissioners for executing the office of lord high admiral for the time being) cause to be issued forth in the usual manner, one or more commission or commissions to lany person or persons, whom such owner or owners shall nominate to be commander, or in cale of death, successively, commanders of fuch thip or vessel, for the attacking, surprizing,

Vol. XXI. .

Prizes to be divided acding to contract hetween owners and captors.

Anno vicelimo nono Georgii II. C. 343 [1356.

feizing and taking, by and with such ship or vessel, or with the crew thereof, any place or fortress upon the land, or any ship or vessel, goods, ammunition, arms, stores of war or merchandize, belonging to, or possessed by, any of his Majesty's enemies, in any sea, creek, haven or river; and that such ship or thips, vessel or vessels, arms, ammunition, stores of war, goods and merchandizes what soever, with all their furniture, tackle or apparel so to be taken by or with such private owner or owners thip or vessel, according to such commission and commissions (being first adjudged lawful prize in any of his Majesty's courts of admiralty as aforefaid) shall wholly and entirely belong to and be divided between and among the owner and owners of fuch thip or vessel, and the several persons which shall be on board the same, and be aiding and affishing to the taking thereof, in such shares and proportions as shall be agreed on with the owner or owners of such ship or vessel as shall be the captor thereof, their agents or factors, as the proper goods and chattels of such owner or owners, and the persons that shall be thus entitled thereto, by virtue of such agreements among themselves; and that neither his Majesty, his heirs or successors, or any admiral, vice admiral, governor, or other person commissioned by or claiming under his Majesty, his heirs or succeffors, or any person or persons whatsoever other than the owner or owners of fuch thip or veffel, being the captor of fuch prize, thip or vessel, arms, ammunition, stores of war, goods and merchandizes, and the persons claiming under him or them, shall be entitled to any part or share thereof (except as to the customs and duties hereafter mentioned) any custom, statute or other law, to the contrary notwithstanding. III. And for the more speedy proceeding to condemnation,

or other determination, of any prize, thip or vessel, goods or merchandizes, already taken, or hereafter to be taken as aforefaid, and for lessening of the expences that have been usual in the like cases, be it further enacted by the authority aforesaid, Judge to finish That the judge or judges of such court of admiralty, or other person or persons thereto authorized, shall within the space of five days after request to him or them for that purpose made, finish the usual preparatory examination of the persons commonly examined in such cases, in order to prove the capture to

. Monition to be issued and executed within 3 days after.

the preparato-

ry examinati-

on, with re-

inect to captures, within

, five days.

ven by the claimant,

be lawful prize, or to enquire whether the fame be-k wful prize or not; and that the proper monition usual in such cases, shall be issued by the person or persons proper to issue the same, and shall be executed in the usual manner by the person of persons proper to execute the same, within the space of three days after If no claim be request in that behalf made; and in case no claim of fuch capmade within a ture, ship, vessel or goods, shall be duly entered or made in the limited time, usual form, and attested upon oath, giving twenty days notice after the execution of such monition; or if there be such claim, or fecurity gi- and the claimant or claimants shall not within five days give sufficient fecurity (to be approved of by such court of admiralty)

to pay double costs to the captor or captors of such ship, vessel

or goods, in case the same so claimed shall be adjudged lawful prize; that then, the judge or judges of fuch court of admiralty shall, upon producing to him or them the faid examinations, or copies thereof, and upon producing to him or them upon oath, all papers and writings which shall have been found, taken in or with fuch capture; or upon oath made that no fuch papers or writings were found; immediately, and without further delay, the ineige to proceed to sentence, either to discharge and acquit such capture, proceed to or to adjudge and condemn the same as lawful prize, according sentence. as the case shall appear to him or them, upon perusal of such preparatory examinations, and also of the other last-mentioned papers and writings found, taken in or with fuch capture, if any fuch papers or writings shall be found; and in case such claim is claim bee. shall be duly entered or made, and security given thereupon, tered, and tell according to the tenor and true meaning of this act, and there curity given, shall appear no occasion to examine any witnesses, other than be near, deterwhat shall be then near to such court of admiralty, that then such minution to be judge or judges shall forthwith cause such witnesses to be exa-made within mined within the space of ten days after such claim made and ten days. fecurity given, and proceed to fuch fentence as aforefaid, touching fuch capture; but in case upon making or entering such claim, and the allegation and oath thereupon, or the producing fuch papers or writings as shall have been found or taken in or If the legality with fuch capture, or upon the faid preparatory examinations, of the capture it shall appear doubtful to the judge or judges of such court of appear doubtadmiralty, whether fuch capture be lawful prize or not, and it ful, and the parties period shall appear necessary, according to the circumstances of the case, in inigating, for the clearing and determining fuch doubt, to have an examination, upon pleadings given in by the parties, and admitted by the judge, of witnesses that are remote from such court of admiralty, and fuch examination shall be defired, and that it be still insisted on, on behalf of the captors, that the said capture is lawful prize, and the contrary be still persisted in on the claimants behalf; that then the faid judge or judges shall forthwith Judge to order cause such capture to be appraised by persons to be named by the capture to the parties, and appointed by the court, and sworn truly to ap- be appraised, praise the same according to the best of their skill and knowledge; for which purpose, the said judge or judges shall cause the goods found on bossed; to be unladen, and an inventory thereof being and the goods -first taken by the marshal of the admiralty or his deputy, shall to be unloadcause them to be put into proper warehouses, with separate locks ed and lodged in warehouses, of the collector and comptroller of the customs; and where there and an invenis no comptroller, of the naval officer; and the agents or per-tory taken, sons employed by the captors and claimants, at the charge of the party or parties desiring the same; and shall after such appraisemest made, and within the space of fourteen days after the and upon semaking of fuch claim, proceed to take good and sufficient secu-valve taken of rity from the claimants, to pay the captors the full value there-the claimants, of according to such appraisement, in case the same shall be adjudged lawful prize; and shall also proceed to take good and sufficient security from the captors, to pay such costs as the

to make order for release of claimant.

Claimant rewing, and

to captor.

Capturesmade be under the joint care of the customs and captors, till condemned or acquitted there.

Upon condemnation, prize to hedelivered to the captois.

Judge or other rica, guilty of neglect or delay,

forfeits gool.

with cofts.

and for costs court shall think proper, in case such ship shall not be condemof the captors, ned as lawful prize; and after such securities duly given, the faid judge or judges shall make an interlocutory order for releasing or delivering the same to such claimant or claimants, or the capture to his or their agents, and the same shall be actually released or delivered accordingly.

IV. And it is hereby further enacted by the authority aforefaid, That if any claimant or claimants shall refuse to give such the lecurity. It is in good and sufficient security, to be approved of by the claimant or claimants, to pay the faid claimant or claimants the full value thereof, according to the appraisement, adge to make in case any such capture or captures shall be adjudged not to be Arder for deli. lawful prize; and the faid judge or judges shall thereupon provery of puze ceed to make an interlocutory order for the releasing and delivering the same to the said captor or captors, or their agents.

V. And it is further enacted by the authority aforefaid, That in America, to all such captures as aforesaid, which shall be brought into any of his Majesty's colonies or plantations in America, shall, withthe officers of out breaking bulk, stay there, and be under the joint care and custody of the collector and comptroller of the customs, or where there is no comptroller, of the naval officers of the port or place where the same shall be brought, and all the captors thereof, and their agents; subject to the directions of the court of admiralty, until either the fame shall by final sentence have been either cleared and discharged, or adjudged and condemned as lawful prize; or that such interlocutory order as aforesaid, shall have been made for the releasing or delivering of the same; and upon the condemnation or adjudication thereof as lawful prize. shall in case the same were taken by any such private ship or ships, commissioned as aforesaid, be immediately delivered unto the captors thereof, and their agents, to be by them disposed of as their goods and chattels; and in case the same were taken by any of his Majesty's ships of war, unto such person or persons. and to be so divided and disposed of, as his Majesty, his heirs and fucceffors, by proclamation or proclamations hereafte: to be issued for those purposes, order and direct.

VI. And be it further enacted by the authority aforesaid, That officer in Ame- if any judge or judges, or other officer or office and in any of his Majesty's plantations or dominions abroad, to whom respectively it shall appertain, shall delay the doing, performing, making or pronouncing any of the feveral proceedings, matters on things. for, towards or relating to condemning or discharging, Measing or delivering of any such capture in manner aforesaid, within the respective times herein before limited, or as soon as the same or any of them, ought to be done, according to the tenor and true meaning of this act, all and every such judge and judges, and other officer and officers, shall for every such offence, forfeit the fum of five hundred pounds; one moiety thereof to his - W12jesty, his heirs and successors, the other moiety thereof, with full costs of suit, to such person or persons who shall inform or

lue

fue for the same, in any of the courts in or for any of his Majesty's faid colonies or plantations, or in any of his Majesty's courts of record within his kingdom of Great Britain.

VII. And it is hereby further enacted by the authority afore- Fees of court faid, That there shall not be paid unto or among all the judges on condemna-and officers of such court of admiralty in any of his Majesty's tion of prizes plantations or dominions abread, for, towards or relating to the adjudging or condemning of such capture as aforesaid, as lawful prize, above the sum of ten pounds, in case such prize, ship or vessel, be under the burthen of one hundred tons; nor above the sum of fifteen pounds, in case the same be of that or for vessels inabove the lum of inteen pounds, in case the same be of that of der 100 tols, any greater burthen; and that upon payment of either of the 101, for all said respective sums, as the case shall require, to the said judge above, 151, 1 or judges, or any of them, to be by him or them disposed or divided, as he or they shall think fit, among the officers of such Upon payment court, such judges and officers, and every of them, shall be li- of the fees, able to all and every the feveral penalties hereby imposed, for judge or offineglecting or delaying to do and perform their feveral and re-the above pespective duties or offices in and relating to the several proceed-names for neings aforefaid, within the respective times herein for that pur-glect or delay

VIII. Provided nevertheless, and it is hereby further enacted Judgment of by the authority aforefaid, That if any captor or captors, claim- the court may ant or claimants, shall not rest satisfied with the sentence given be appealed in such court of admiralty in any of his Majesty's plantations or fromdominions abroad, it shall and may be lawful for the party or parties thereby aggrieved to appeal from the faid court of admiralty, to the commissioners appointed, or to be appointed, under the great seal of Great Britain, for receiving, hearing and determining appeals in causes of prizes; such appeal to be allowed in the like manner as appeals to fuch commissioners are now allowed from the court of admiralty within this kingdom; so as the same be made within fourteen days after sentence, and good Appeal to be security be likewise given by the appellant or appellants, that he is days after or they will effectually profecute such appeal, and answer the fentence, and condemnation, and also pay treble costs, as shall be awarded, in security to be case the sentence of such court of admiralty be affirmed; any siven to pro-

wife notwithfandings IX. Provided always, That the execution of any fentence fo appealed from as aforefaid, shall not be suspended by reason of such appeal, in case the party or parties appellate shall give sufficient lecurity, to be approved of by the court in which such Execution of sentences shall be given, to restore the ship, vessel, goods or estate to be suspendent. fects, concerning which such sentence shall be pronounced, or ed, if the upthe full yalue thereof, to the appellant or appellants, in case the pellate give sesentence so appealed from shall be reversed.

And be it enacted, That in case any person, who was not Person who a party in the first instance of the cause, shall interpose and ap- was not a parpeal from a sentence given in any admiralty court, such person, ty in the first or his or her agent thall, at the fame time, enter his or her inflance, interclaim, otherwife fuch appeal shall be null and yord.

thing in this act before contained to the contrary hereof in any tame, &c.

peal, is to en-XI. ter his claim

Captorabreaking bulk, or inbezilling eifects, to forreit treble value.

Greenwich Mispital, and the other two to the profecator.

Appraisements and fales of prizes taken by the King's thips, the agents for officers and crews.

Regulations concerning of agents.

XI. And be it forther enasted by the authority of orefaitly. That if any commander or commanders, officer or officers, feamon, marines, foldiers or others shall break bulk on board, or imbezil any of the money, jewels, plates goods, merchandize, tackle, furniture or apparel of or belonging to such prize or prizes so taken, such commander, officer, seaman, marine, soldier or others, shall forfeit treble the value of all such money, jewels, plate, goods, merchandize, tackle, furniture or apparel, as he or they shall imbezil; one third part thereof to be to the use of Greenwich Hospital, and the other two third parts thereof to him or them that will fue for the same by action of debt, plaint or information in any court of record in Great Britain; in which no effoin, protection or wager of law, or more than

one imparlance shall be allowed.

XII. And be it further enacted by the authority aforesaid, That all appraisements and sales of any thip or thips, goods, wares or merchandizes, as shall be taken by any of his Majesty's thips of war, shall be made by agents or persons nomito be made by nated and appointed in equal numbers by the flag officers or flag officer, captains or captain, officers or officer, thips companies or ship's company, and others intitled thereunto (that is to say) That if the flag officers or flag officer of any fleet or squadron of ships as shall take any such prize or prizes (or the majority of fuch flag officers, if more than one) shall nominate and appoint one or more person or persons, agent or agents to sell or appraise the same as aforesaid, then the captains and commanders or captain and commander intitled thereunto, or the majority of them, if more than one, shall nominate and appoint the like number of persons or agents to act for them; and all the other officers under the degree of a captain and commander intitled thereto, or the major part of them, shall also nominate and appoint the like number of perions or agents to act for them; and all the crews of the feveral ships companies of the fleet or squadron, or ship's company and others intitled thereto, or the major part of them, shall likewise nominate and appoint the same number of persons or agents to act on their behalf in such appraisinent or fale.

Not to extend to privateers.

XIII. Provided, That nothing herein contained shall extend, or be construed to alter or make void anying among or agreements made or to be made in writing between the owners, offi-

cers and feamen of any prigate thips or vestels of war.

Agents to exbibit and re. gifter their letters of attorney in the court where the prize thall be condemned, on penalty of sool,

XIV. And be it further enacted by the authority afpresaid, That all and every person or persons who shall be so nominated and appointed agent or agents as aforefaid for any prize or prizes taken by any ship or ships, vessel or vessels of war, of by any merchant thip or thips employed in his Majesty's service, or having letters of marque, or for receiving the bounty-herein after granted, and which prize or prizes shall be condemned in the high court of admiralty in Great Britain, or in any of the courts of admiralty in any of his Majesty's plantations in Ame. rica, or in any other his Majesty's dominions, or elsewhere, where the faid prize and prizes, and every of them, fliall be condem-

Anno vicelimo nono Grorgii II. c. 34.

condomned, shall exhibit and cause to be registered in the said high court of admiralty in Great Britain, or in the respective courts of admiralty in America, or in any other his Majesty's dominions, or elsewhere, where the faid prize and prizes, and every of them, thall be condemned, his or their respective letter or letters of attorney appointing him or them agent or agents for the purpoles aforelaid; and if any person or persons to appointed agent or agents as aforefaid, thall retufe or neglect to to do for the space of six calendar months next after sentence of condemnation of any prize shall be given in the faid high court of admiralty in Great Britain, or in America, or other his Majesty's dominions, for the care and distribution of which he or they shall be appointed agent or agents, such person or persons so refusing or neglecting thall fortest the sum of five hundred pounds, to be recovered by him or them who shall sue for the fame by action of debt, bill, plaint or information in any court of record in Great Britain, America or in any other of his Majesty's dominions, or elsewhere; in which no essoin, protection or wager of law, or more than one imparlance thall be allowed.

XV. Provided always, That if any agent or agents shall be Agent apappointed after the time any sentence of condemnation in any pointed after of the faid courts of admiralty shall be given, such agent or to register his agents shall, under the aforesaid penalty, register or cause to be letters of atregistered in manner aforesaid, his or their respective letters or torney in like letter of attorney, appointing him or them agent or agents as manner. aforesaid within the space of tix calendar months after the date

of the faid letter or letters of attorney.

XVI. And be it further enacted by the authority aforefaid, Agentstogive That after the fale or fales of fuch prize or prizes, as shall be time appointtaken from the enemy by any of his Majesty's ships of war, ed for paypublick notification shall be given by the persons or agents ap-ment of the pointed as aforefaid, of the day appointed for the payment of mates. the feveral shares to the captors aforefaid; after which publick notification, if any mens shares shall remain in the hands of the Shares of run persons or agents appointed as aforesaid, either belonging to men, and such men as shall be run from his Majesty's service, or which dem inded shall not be legally demanded within three years, then such within three thare or shares to remaining in the persons or agents hands, or years, to be belonging as factoren as shall rim from his Majesty's service, paid to Greenshall go and be paid to the use of Greenwich Hospital.

XVII. Provided always, and he it declared and enacted by Prize goods - the authority aforesaid, That nothing herein contained shall ex-not exempted _tend, or be construed to extend to exempt any ships, good, from customs.

wares or merchandize already taken, and which shall be taken as prize, and brought or imported into this kingdom, or any of his Majesty's plantations in America, from the payment of any conforms or duties, or from being subject to such restrictions and regulations to which the same now are or shall hereafter be liable by virtue of the laws and statutes of this realm.

XVIII. And be it enacted by the authority atorelaid, That Prize ships all prize ships or vessels which shall be legally condemned, shall condemned to all intents and purposes whatsoever be considered as British built

built thips.

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built ships or vessels, and be deemed and taken as such, and shall be intitled to have and enjoy all and every the same rights, liberties, privileges and advantages, in all respects whatsoever with British built ships or vessels, and shall be subject and liable to all and every the rules and regulations that British built ships or vessels are subject and liable to; any law, custom or usage to the contrary thereof in any wise notwithstanding.

Car.2. C.18,

XIX. And whereas by a clause in an act of parliament passed in the twelfth year of the reign of King Charles the Second, intituled, An act for the encouraging and increasing of shipping and navigation, it is enabled, That no goods or commodities of the growth, production or manufacture of Muscovy, or of any the countries, dominions or territories to the great duke or emperor of Muscovy or Russia belonging; as also that no sorts of masts, timber or boards, no foreign falt, pitch, tar, rosin, hemp or flax, raisins, sigs, prunes, olive oils, no fort of corn or grain, fugar, pot asbes, wines, vinegar, or spirits called Aqua Vitæ or brandy wine, should, from and after the first day of April which was in the year of our Lord one thousand fix hundred and fixty one, be imported into England, Ireland. Wales, or town of Berwick upon Tweed, in any ship or ships, veffel or veffels what soever, but in such as do truly and without fraud belong to the people thereof, or some of them, as the true owners and proprietors thereof, and whereof the master and three fourths of the mariners at least are English; and that no currents, nor commodities of the growth, product or manufacture of any of the countries, islands, dominions or territories to the Othoman or Turkish empire belonging, should, from and after the first day of September which was in the year of our Lord one thousand six bundred and sixty one, be imported into any of the forementioned places in any ship or vessel but which is of English built, and navigated as aforefaid, and in no other, except only such foreign ships and vessels as are of the built of that country or place of which the faid goods are the growth, production or manufacture respectively, or of such port where the said goods can only be, or most usually are first shipped for transportation, and whereof the master and three fourths of the mariners at least are of. the faid country or place, under the penalty and for feiture of ship and goods: and whereas the selling of British built ships to foreigners is a beneficial branch of trade, and ought therefore to be encouraged, and it is highly reasonable that British ships so gotte to, or being the property of foreigners, should enjoy the same privilege in these kingdoms, as if they were of the built of the respective countries or places from whence fuch ships do come; now, be it further enactedby the authority aforesaid, That from and after the said seventeenth day of May one thousand seven hundred and fifty six, and during the present war with France, and no longer, the said recited clause in the said act of the twelfth year of the reign-of King Charles the Second shall not extend or be construed to ask tend to hinder or prevent any person or persons whatsoever from importing into the kingdom of Great Britain or Ireland, any of the goods or merchandizes mentioned and expressed in the aforesaid clause, in shipping built in Great Britain, Ireland,

The recited clause not to prohibit the importation in British built wessels, of the goods mentioned therein, so as such this are navigated as herein directed.

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the

the islands of Guernsey or Jersey, or in any of the lands, islands, dominions and territories to his Majesty in Africa, Asia or America belonging, or in his possession, so as the master and three fourths of the mariners at least, belonging to and navigating any such ship or vessel, are British, or of the same country or place of which the faid goods are the growth, production and manufactures respectively, and not otherwise.

XX. Provided always, That all goods and merchandizes im- Goods im-

ported into Great Britain or Ireland, in ships belonging to, and ported in Brici the property of foreigners, although Britis built, shall pay tish built ships, the property of foreigners, although Britis built, shall pay being the proaliens and all other duties, in the same manner, as if such ships perty of so-

were foreign built.

XXI. And as a further encouragement to the officers, fea-pay aliens men, marines, soldiers, and others, on board his Majesty's duty. ships of war, as also of privateers, to attack, take and destroy, any ships of force belonging to the enemy; be it enacted by the Bounty moauthority aforesaid, That there shall be paid by the treasurer of ney payable his Majesty's navy, upon bills to be made forth by the commiss to the captors sioners of the navy, to be paid according to the course thereof, by the navy without see or reward, unto the officers, seamen, marines, solution men on board diers, or others, that shall have been actually on board any of the enemies his Majesty's ship or ships of war, or privateer or privateers, in ships of war any action where any ship or ships of war or privateers shall have taken or debeen taken from the enemy, funk, burnt, or otherwise destroyed, fince his Majesty's declaration of war against France, dated the faid seventeenth day of May one thousand seven hundred and fifty fix, five pounds for every man which was living on board any thip or thips to taken, funk, burnt, or otherwife destroyed, at the beginning of the engagement between them; the num- Numbers to be hers of fuch men to be proved by the oaths of three or more of alcertained the chief officers, or men, which were belonging to the faid thip upon oath, or thips of war, or privateers of the enemy, or belonging to any If them, at the time of her or their being taken as prize, funk, burnt, or otherwise destroyed, before the mayor, or other chief m giftrate of the port within any of his Majesty's dominions. wh rounto any prize, or officers, or men of such ships, as were funl, burnt, or otherwise destroyed, shall be brought, or before the Pritish consul, or vice consul, residing at any neutral port to which such prize, which or men, shall be brought; which oaths the faid mayor, or other chief magnifrate of any such port, or conful, or vice conful, are hereby respectively impowered and required to administer, and shall forthwith grant a certificate thereof, without fee or reward, directed to the commis-Moners of the navy; upon producing which certificate to the and a certificate commissioners of his Majesty's navy, together with an authen-cate to be tick copy of the condemnation of such ship so taken; or if such granted there-ship to sunk, burnt, or otherwise destroyed, on producing columns. ship to funk, burnt, or otherwise destroyed, on producing only duced to the a certificate from the mayor, or other chief magistrate, or con-commissioners ful; or vice conful, as aforesaid, the said commissioners of his of the navy, Majesty's navy, or such person or persons as they shall appoint with copy of shall appoint the same of the same shall appoint the same said. for that purpose, shall according to the course of the navy, with-nation; unless

reigners, to

in the hip be

fünk or defroved. Dividend to be made accord ing to proby proclamation.

Where fisch oath and certificate cannot be had at the fust post,

be made at 2ny other port;

Oath being made of juch inability ac the first port.

Bills for bounty money to be paid to agents,

and divided amongit the captors. Shares not demanded within three years, to he paid to Greenwich Hospital.

in fifteen days, make out bills for the amount of fuch bounty, directed to the treasurer of the navy, payable to, and to be divided amongst the officers, seamen, marines and soldiers, on board his Majesty's ships of war, in manner, form and proporportion fertled tion, as by his Majesty's proclamation to be issued for that purpole thall be directed and appointed; and amongst the owners. officers and feamen, of any private veffel or thip of war, in fuch manner and proportion, as by any agreement in writing they shall have entered into for that purpose, shall be directed.

XXII. Provided nevertheless, That in all cases where such oath and certificate cannot be administered and granted at the f:st port whereunto any prize, or officers or men of such ships as shall be taken, sunk, burnt, or otherwise destroyed, shall be brought, such oath or oaths relating to any prize or prizes that shall be taken, or to any ships of his Majesty's enemies, that shall be sunk, burnt, or otherwise destroyed, as aforesaid, shall and may be administered and taken by and before the mayor, or the fame may other chief magistrate of any port within any of his Majesty's dominions, or by or before the British conful, or vice conful, refiding at any neutral port whereunto any prize or prizes, or officers or men of any thips belonging to his Majesty's enemies, as shall be taken, sunk, burnt, or otherwise destroyed, shall at any time afterwards be brought (proof being first made by affidavit before such person or persons of the inability of making fuch oath or oaths, and obtaining such certificate, at the said first port) and the mayor, or other chief magistrate, conful, or vice conful, shall thereupon grant such certificate and certificates as are herein before directed; which certificate and certificates shall be good and effectual to all intents and purpoles, as if the same were granted by the mayor, or other chief magistrate, consul, or vice conful of the port to which fuch prize or prizes, officers or men, as aforefaid, shall be first brought; any thing herein contained to the contrary thereof in any wife notwithstanding. XXIII. And be it further enacted by the authority aforefaid,

That the bill or bills to be made out for the bounty hereby granted to the commanders, officers, seamen, marines, foldiers and others, of his Majesty's ships of war, for taking, finking, burning, or otherwise destroying, any ships of war, or privateers, belonging to any of his Mejerter enemies, shall be made payable to such person or persons as shall be authorized andappointed by the flag officers or flag officer, captains or captain, officers or officer, thips companies, or thip's company, and others, intitled thereunto, in like manner as herein before is directed for the nominating and appointing agents for apprailments and fales to be made as aforefaid; the fame to be diftributed and divided by the faid person or persons so authorized and appointed amongst the captors, in such manner, form and proportion, as aforesaid; the several shares of which captors, if not legally demanded within three years after publick notification, and also of such as shall run from his Majesty's service, shall be applied to the nic of Greenwich Hofpital; and that the bill

bill or bills to be made out for the bounty hereby granted to pri- Bounty money vateers for taking, burning, linking, or otherwise destroying, to be divided any ships of war, or privateers, belonging to any of his Maje- as agreed. ftv's enemies, shall be made payable to fach person or persons as shall be nominated and appointed by the owner or owners. officers and feamen, of fuch privateer or privateers, who shall have taken, funk, burnt, or otherwise destroyed the same, or the major part of them; to be divided in such manner and proportions, as shall have been agreed on by them as aforesaid.

XXIV. Provided always, and be it enacted, That if any Ships or goods ship, vessel or boat, taken as prize, or any goods therein, shall belonging to appear, and be proved in the court of admiralty, to have be-his Majesty's longed to any of his Majesty's subjects of Great Britain or Ire-by the enemy, land, or any of the dominions and territories remaining and con- and retaken tinuing under his Majesty's protection and obedience, which by the King's were before taken or surprized by any of his Majesty's enemies, thips or privaand at any time afterwards again surprized and retaken from his teers, Majesty's enemies by any of his Majesty's ships of war, or any private man of war, or other thip, vessel or boat, under his Majesty's protection and obedience, that their fuch ships, vessels, boats and goods, and every fuch part and parts thereof, as aforefaid, formerly belonging to fuch of his Majesty's subjects, shall in all cases, be adjudged to be restored, and shall be by decree to be restored of the faid court of admiralty accordingly restored to such for- on paying mer owner or owners or proprietors, he or they paying for and falvage in proin heu of salvage, if retaken from the enemy by one of his Ma-portion to the jefty's thing of war, one eighth part of the true value of the time they were jefty's ships of war, one eighth part of the true value of the in the enemy's thips, vessels, boats and goods respectively so to be restored; hand. which falvage shall be answered and paid to the captains, officers and seamen in the said man of war, to be divided in such manner as before in this act is directed touching the thare of prizes belonging to the flag officers, captains, officers, feamen, marines and foldiers, where prizes are taken by any of his Majesty's ships of war; and if taken by a privateer, or other ship, vessel or boat, before it has been in the possession of the enemy twenty four hours, one eighth part of the true value of the faid ships, vessels, boats and goods; and if it has been in the possession of the enemy above twenty four hours, and under forty eight hours, a fifth part thereof; and if abels forty eight hours, and under ninety fix Payment of hours, a third part thereof; and if above ninety fix hours, a falvage to be moiety thereof; all which payments to be made to any priva-without dewer, or other ship, vessel, or boat, shall be without any deduc- duction. tions: and if such ship so retaken by any of his Majesty's ships If the ship reof war, or by any private man of war, shall appear to have taken was fitbeen, after the taking by the enemy, by them fet forth as a man enemy as a of war, the former owners and proprietors to whom the fame man of war, shall be restored, shall be adjudged to pay, and shall pay for owner to pay shall be rettored, inall be adjudged to pay, and man pay to for salvage the salvage, the full moiety of the true value of the said ship so taken moiety of the and restored, without deduction as aforesaid; any law, custom value. or usage to the contrary notwithstanding.

Ships or merchandize taken by collution by privatcers,

Majesty, with the bond; one fnoiety to the crown, the other to the profecutor, and if lo taken by a King's thip, the cap-2000 l.

and be fulpended for feven years,

and the ship and goods forfeited.

Run men forof prize and bounty money;

to be paid to Greenwich Hospital;

and if they run, after notification, to lose what then remains of the agents hands,

MAN. And be it further enacted by the authority aforesaid, That in case any ship or vessel, or any goods or merchandize, shall be taken by any privateer through confent, or elandefinely, or by collusion or connivance, such this and veffel, and such goods and merchandizes, and also the ship's tackle, furniture, apparel and ammunition, of fuch privateer, thall upon proof thereforfeited to his of to be made in his Majesty's court of Exchequer, or in the court of admiralty, be declared and adjudged to be good prize to his Majesty; and one moiety thereof shall be to the use of his Majesty, his heirs and successors, and the other moiety to the use of such person who shall discover and sue for the same; and the bond given by the captain of fuch privateer shall be, and is hereby adjudged to be forfeited to his Majesty; and in case any such ship or vessel, or any goods or merchandizes as tain to forfeit aforesaid, shall be taken by any man of war, through consent, clandeftinely, or by collusion or connivance of the commander or captain, such commander or captain shall forfeit the sum of one thousand pounds; one moiety thereof to the use of his Majesty, his heirs and successors, and the other moiety to the use of fuch person who shall discover and sue for the same; to be recovered by action of debt, bill, plaint or information, in any of his Majesty's courts of record, wherein no essoin, protection, privilege or wager of law, or any more than one imparlance shall be allowed; and such captain or officer, shall forfeit his command and employment, and shall be, and is hereby disabled and made incapable of any office or employment under his Majesty, during the space of seven years; and the said goods and merchandizes, and the ship, tackle, apparel, furniture, guns and ammunition so taken by collusion, shall be and is hereby adjudged to be good prize to his Majesty.

XXVI. And be it further enacted by the authority aforefaid, feit their share That no person or persons belonging to any of his Majesty's ships or vessels of war, or to any merchant ship employed in his Majesty's service, who shall run away, or withdraw him or themselves from the ship or vessel, by which any prize or prizes shall be taken from any of his Majesty's enemies, or otherwise from his Majesty's service, before or after notification shall be given by the persons or agents appointed as aforesaid, of the day appointed for the payment of the several-shares to the captors of the faid prize or prizes, snall have, or be intituled to have, or claim any interest in, or benefit of the said share or shares, of the faid prize or prizes, or the bounty money aforefaid, ex any part thereof; but such share and shares of such prize and prizes and bounty money, shall go and be paid to the use of.

Greenwich Hospital.

XXVII. Provided always, That if any person or persons shall or do run away, or withdraw him or themselves from any such ship or vessel as aforesaid, after notification given as aforefaid, he or they shall forfeit and lose such part of his and their their share in share and shares of the faid prize or prizes and bounty money, as shall be remaining in the said agent or agents hands, at the

time of his and their running away, or withdrawing him or themselves; any thing herein before contained to the contrary

thereof in any wife notwithstanding.

XXVIII. And be it enacted by the authority aforefaid, That Agents, withall and every person and persons, agent and agents, and others in three who shall sell, or otherwise dispose of any prize or prizes so to months after be taken as aforesaid, from any of his Majesty's enemies, shall the day appointed for within the space of three calendar months next after the day to first payment. be appointed for the first payment or distribution to the captors to transmit to of such prize or prizes made in pursuance of such publick no- the treasurer tification as aforesaid, make out and transmit, or deliver unto of Greenwich Hospital, an the treasurer of the said royal hospital at Greenwich for the time account of the being, or to fuch person or persons as he shall for that purpose produce of depute or appoint, a true state and account in writing, under such prize; the hand or hands of such agent or agents, or person or persons so employed, of the produce of all such prize and prizes as aforefaid, together with an account of the payments of the several and payments shares to the captors, as shall then have been really and bona of shares; fide by him or them respectively paid; and also that all and every berson and persons authorized and appointed by this present act, and also transto receive bills for the bounty hereby granted, Thall within the mit a like aclike space of three calendar months, next after the day appoint-count of the ed for the first payment or distribution of such bills, for the bounty mobounty as aforefaid, in like manner make out and transmit, or deliver to the treasurer for the time being of the said hospital, or to his fufficient deputy, a true state and account in writing, under his or their hand or hands, of the payment and distribution of fuch bills; and further that all and every person and persons. agents and others, that by virtue of this act shall sell or dispose of any prize or prizes, which shall at any time or times hereafter be taken from the said enemy, by any of his Majesty's ships or vessels of war, or that shall receive or dispose of any bill or bills for bounty, such person and persons, agents and others fo felling and disposing thereof, shall within the space of three calendar months next after the expiration of the term of and within three years, limited by this act, make out an exact account in three years writing of the produce of such prize and prizes, bill and bills after, to make for bounty; as also of the payments of the several shares to the and transmita respective captors, together with a true and just account upon like account oath, to be taken before the treasurer of the said hospital for of the produce the time being, or any other person or persons, by him for that and payments purpose deputed and authorized, in writing under his hand and and bounty feal (which oath the faid treasurer of the faid hospital, and his money, fufficient deputy and deputies authorized as aforefaid, is and are hereby authorized and impowered to administer) of all sum and and of all sums fums of money as shall be then remaining in such agent or agents then remainor persons custody, power or possession, and shall at the same ing in their time deliver, or calle to be delivered to the treasurer of the said hands, time deliver, or cause to be delivered to the treasurer of the said hespital for the time, or to his sufficient deputy or agent, the which are to faid accounts so attested upon oath as aforesaid, together with all be paid over at fuch remaining fum and fums of money then so left and remain, to the treasur-

ing

ef of the faid ing in his or their hands as aforefaid, taking from the faid treaholpital, furer, or his proper deputy or agent, his or their acquittance or acquittances for the same.

Agents neglecting to render luch accounts and payments, to forfeit 100 l. over and above the money then in their hands;

XXIX. And be it further enacted. That all and every the person and persons hereby directed to transmit or deliver all or any the accounts before-mentioned, who shall neglect or refuse to transmit or deliver all or any such account or accounts to the treasurer of the said hospital, or his said deputy or agent, within the time before limited and appointed, in manner and form as is herein before mentioned, or who shall neglect or refuse to pay over all and every fuch fum and fums of money, as shall remain in his or their hand or hands, power, custody or pollesfion, after the term of three years, to be accounted as aforefaid, shall for every such offence, forseit the sum of one hundred pounds, over and above the money then in fuch agents hands; one third part whereof shall belong to his Majesty, and the rethe King, and maining two thirds to the faid royal hospital, to be recovered with costs of suit, by action of debt, bill, plaint or information, in any of his Majesty's courts of record, in which no esfoin, protection, privilege or wager of law, or more than one imparlance thall be allowed.

one thud to the rest to the hoipital.

If there apin tuch accounts, per-Ions concerned to forfeit zool. extra.

One third to to the holpital, and one to the profecutor.

XXX. And be it further enacted, That if any fraud, colpear any fraud lusion or decest, shall be wittingly or willingly made, used, committed, permitted or done or suffered, in making, stating or ballancing any fuch accounts, then every person or persons, who shall be thereof duly convicted, and his and their aiders and abettors, shall forfeit and pay for every such offence, over and above the penalties and punishments inflicted by this act. the fum of one hundred pounds, one third part whereof to be the King, one to the use of his Majesty, and one other third to the use of the faid hospital, and the other third to the informer who shall sue for the same, to be recovered with costs of suit, by action of debt, bill, plaint or information, in any court of record, in which no efform, protection, privilege or wager of law, or more than one imparlance shall be allowed.

XXXI. And whereas good and necessary laws have been wade and are still in force within several of his Majesty's colonies or plantations in America, for preventing the carrying off from the faid colonies or plantations any servant or slave without the consent of the owner, or the carrying off from thence any other person or persons whatfoever, until fuch person shall have taken out his ticket from the fecretary's office, within fuch respective colony or plantation, in such manner and un ler such penalties and for feitures, as in and by the ford several liws is declared and provided; be it therefore further ent acted by the authority aforesaid, That all commanders of prilaws in British vate ships of war, or merchant ships having letters of marque. shall upon their going into any of those ports or harbours be going into the subject, and they are hereby determined to be subject to the several directions, provisions, penalties and forfeitures in and by fuch laws made and provided; any thing in this act contained to the contrary thereof in anywhile notwithstanding.

Privateers subject to the colonies in ports there.

XXXII. Pro-

XXXII. Provided always, That nothing in this act contain. His Majelty! ed shall be construed to restrain his Majesty, his heirs and suc- impowered to cessors, from giving such further rules and directions to his re- give firther rules and directions and conditions of the rules to the spective courts of admiralty, for the adjudication and condem-courts of adnation of prizes, as by his Majesty, his heirs and successors, miralty. with the advice of his or their privy council, shall be thought

necessary or proper. XXXIII. And whereas in all private ships of war or merchant ships that shall take out letters of marque, it is expedient for the better discipline and government of such ships, that all persons who shall enter themselves on board the faid ships should be under proper regulations to pay obedience to the lawful commands of the captains and

chief commanders of the faid ships; be it therefore enacted by the authority aforesaid, That all offences committed by any officer or Offences comseaman on board any privateer or merchant ship taking letter of mitted on marque during the present war with France, shall be punished board privain such manner as the like offences are punishable on board his able as in the

Majesty's ships of war.

XXXIV. Provided always, That all offenders who shall be Crimes cogni-- accused of such crimes as are cognizable only by a court-mar- zable only by tial, shall be confined on board such privateer or merchant ship a court marcarrying letter of marque on which such offence shall be com-tried by a mitted, until they shall arrive in some port in Great Britain or court martial, Ireland, or can meet with fuch a number of his Majesty's thips of war abroad, as are sufficient to make a court-martial; and upon application made by the commander of fuch privateer or merchant ship carrying letter of marque, to the lord high admiral of Great Britain, or commissioners for executing the office of lord high admiral of Great Britain for the time being, or the commander in chief of his Majesty's said ships of war abroad, the faid lord high admiral, or commissioners for executing the office of lord high admiral of Great Britain for the time being, or any three or more of them, or such commander in chief abroad, are hereby authorized and required to call a court martial for trying and punishing the said offences.

XXXV. And be it further enacted by the authority afore-Registers, on said, That the register or registers of all and every the court and penalty of courts of admiralty in any of his Majesty's plantations in Anie-5001, to transrica, or elsewhere in any other of his Majesty's dominions, shall mit yearly to yearly and every year upon the twenty third day of October, or the treasurer within three calendar months next after the same, make out Hospital, co--and transcribe true copies of all and every such letter and letters pies of all letof attorned as shall be so registered in the said court or courts, ters of attorto which the judge and judges of the faid court and courts shall ney registered affix his and their feal of office, and then the said register and in their courts. registers shall transmit the same to the treasurer of the said royal hospital at Greenwich, to be there registered, and to be inspected Judge to afby any person gratis; the charges of which copies, and affixing fix his seal the seal or seals thereto, and transmitting the same to the tree. the feal or feals thereto, and transmitting the same to the treafurer of the faid hospital, shall be paid by the faid agent or a- Agents to pay gents at the time of making such registry as aforesaid; and in the expenses.

King's ships.

case such register or registers shall neglect or refuse to transcribe and transmit such copy and copies of the said letter and letters of attorney in manner aforesaid (any ship or ships in that time failing from such port or place to any port or ports in Great Britain) such register and registers so neglecting or resusing, shall forfeit the fum of five hundred pounds, to be recovered by him or them who will fue for the fame, by action of debt, bill, plaint or information, in any court of record in Great Britain or America, or in any other of his Majesty's dominions, or elsewhere, in which no essoin, protection or wager of law, or more than one imparlance shall be allowed.

The copies to be deemed eagency.

XXXVI. And for the more effectual making such letters of attorney evidence of the agency of the person or persons to vidence of the whom the same shall be made; be it further enacted by the authority aforesaid, That true copies of such letter and letters of attorney, and of transcripts, under seal, transmitted by the said register or registers of the court and courts of admiralty in his Majesty's plantations in America, and elsewhere within his Majesty's dominions, and registered by the said treasurer of Greenwich Hespital, shall from time to time, and at all times here after, be good and sufficient evidence of the agency of the perfon or persons to whom such letter of attorney is or shall be' made; and from time to time, and at all times hereafter, shall be admitted without further or other proof thereof, to be legal evidence, in all his Majesty's courts of record of law or equity; any law, custom or usage to the contrary thereof in any wife notwithstanding.

Agent not liable to be fued by run men in the King's fervice, years;

XXXVII. And be it further enacted by the authority aforefaid, That no agent or agents for prizes or bounty money shall be liable to be fued impleaded or arrested by any person or perfons who shall be made run from his Majesty's service, in the till after three lifts to be duly certified of the names of the officers, seamen, marines, foldiers or others, who shall be actually on board any of his Majesty's ships of war at the taking of any prize or prizes, until the end of three months next after the expiration of three years limited by this act, for the claiming of prizes and bounty money, unless the person or persons so made run, shall before any action brought obtain a certificate of his or their R or R's being taken off, and the forfeiture of his or their shares unless the R's of fuch prizes and bounty monies being discharged by the commissioners of his Majesty's navy who subscribed the said lists, and. shall produce such certificate to the said agent or "gents respectively; and unless the said agent or agents on the practing of fuch certificate or certificates shall refuse to pay the said prize or bounty money (in case the same be due and payable according to the directions in his Majesty's declaration) within two months after any fuch demand made and fuch certificate produced.

be sooner taken off, and a certificate pro duced, and the agent thereupon re fule to pay the prize or bounty moncy.

> XXXVIII. And whereas great numbers of ships of neutral nations may pass the seas laden with naval stores, intended to be carried to the paris of France, wherebyei is Majesty's enemies may not only be enabled

enabled and encouraged to fit out and arm privateers to destroy the Commissioner trade of his Majesty's subjects, but may also be supplied with mate- of the navy rials to build and fit out ships of war to annoy and invade his Ma- for the King's jesty's dominions: and whereas divers ships of neutral nations laden as use, naval aforesaid, may be taken and brought into the ports of Great Britain, storeson and the purchase of such naval stores laden on board such sips of neu-board neutral tral nations for the Comica of his Mainth man in many cales he are this brought tral nations for the service of his Majesty, may in many cases be ex- into port by pedient without proceeding to the condemnation thereof; be it there-the King's fore further enacted by authority aforesaid, That it shall and slups. may be lawful to and for the principal officers and commiffioners of his Majesty's navy for the time being, or their officers or agents, during the continuance of the present war with 12 Car. 2.C.18. France, to purchase on the account or for the service of his Majesty's heirs and successors only, all or any such naval stores as shall or may hereafter be brought into any of the ports of this kingdom by any of his Majesty's ships or vessels on board any fuch ships of neutral nations; and that the commissioners and officers of the customs for the time being shall and may permit and fuffer such naval stores so purchased as aforesaid, to be en-Tred and landed within any of the ports of this kingdom; any thing in an act of parliament passed in the twelsth year of his late majesty King Charles the Second (intituled, An act for encouraging and increasing of shipping and navigation) contained to the contrary thereof in any wife notwithstanding.

C A P. XXXV.

An all for the better recruiting of his Mujesty's forces on the continent of America; and for the better regulation of the army, and preventing of desertion there.

WHEREAS the speedy and effectual recruiting his Majesly's regiments of foot, and other land forces in North America, is in the present situation of affairs, of great importance to the security and defence of the British provinces and colonies: and where is there are in several of the said provinces and colonies, great numbers of indented fervants, who may be willing to inlift as feldiers, in such of his Majesty's forces as now are, or hereafter may be, employed in the faid provinces or colonies: but whereas doubts may arife, subother fact indented fervants can be legally inlifted; for obvioting whereof, may it please your Majesty, that it may be enacted, and be it en-'acted by the King's most excellent majesty by and with the advice and content of the lords spiritual and temporal and com-mons in inspired in parliament assembled, and by the authoriof the fame, That it shall and may be lawful to and for all instead as folor any of the officers of any of his Majesty's forces serving in dicrs. America, to inlift as a foldier or foldiers, any fuch indented fervant or servants, in any of the British provinces or colonies on the continent of America, who shall be willing to enter and inlist in any of the faid forces; any law, custom or usage to the con-

II. Provided nevertheless, This if the owner, proprietor or Master objects Vol. XXI. mafter ing thereto,

within fix months; Servant to be reitored fon returning the rinlifting monev; or fatis-Inction to be made him for

No volunteer liable to procefs, unless for some criminal matter,

value of 10 l. Oath of the debt to be made,

and marked contrary hereto, to he fet at liberty;

master of such indented servant, shall object to the said servant's inlitting as a foldier, within fix months after fuch inliftment, the officer inlifting fuch indented fervant, or the commanding officer of the regiment or company in which such indented fervant shall serve, at the time such objection is made shall either give him up to his faid owner, proprietor or mafter, on receiving back the inlifting money; or shall pay such sum, as any fervant's time, two justices of the peace in the province or colony where the faid owner, proprietor or mafter of fuch indented fervant, fo inlifting as aforefaid doth refide, shall on application of either of the faid officers, adjudge to be a reasonable recompence, to him the faid owner, proprietor or master, in proportion to the original purchase-money given by the said owner, proprietor or mailer, for the faid indented fervant, and to the time of fervice yet remaining to be performed in consequence of his indenture. III. And to prevent any unjust or fraudulent arrests of sol-

diers, after they have inlifted in any of the faid forces; be it further enacted by the authority aforefaid, That no person whatfoever who shall list and enter himself as a volunteer, in any of his Majesty's said forces, shall be liable to be taken out of his Majesty's service, by any process or execution whatsoever (other or unless for a than for some criminal matter) unless for a real debt, or other real debt of the just cause of action; and unless before the taking out such process or execution (not being for a criminal matter) the plaintiff or plaintiffs therein, or some other person or persons in his or their behalf, shall make affidavit before one or more judge or judges of the court, out of which fuch process or execution shall issue, or before some person authorized to take affidavits in such court, that to his or their knowledge the original fum, justly due and owing to the plaintiff or plaintiffs from the defendant or defendants, in the action or cause of action, on which such process shall issue, or the original debt for which such process or execution shall be issued out, amounts to the value of ten pounds sterling at least, over and above all costs of suit, in the fame action, or in any other action, on which the fame shall be grounded; a memorandum of which oath shall be marked on the back of such process or writ; for which memorandum or oath no fee shall be taken; and if any person so inlisting as a on the proces. soldier in his Majesty's said forces, shall nevertheless be arrested Personarretted contrary to the intent of this act, it shall and may be lawful for any judge or judges of fuch court, or any justise or justices of the peace of the province or colony in which such arrest shall be made, upon complaint made by the party arrrested, any of his superior officers, to examine into the same, by eath of the parties (which oath he or they are respectively hereby impowered to administer) or otherwise, and by warrant under his or their hand and feal, or hands and feals, to discharge such soldier fo arrested or detained, contrary to the intent of this act, without paying any fee or fees, upon due proof made before him or them, that such soldier so agressed or detained, was legally inlisted as a soldier in his Majer; 's service, and was arrested and detained

detained contrary to the intent of this act; and also to award to the party complaining such costs, as such judge or judges, ju- and costs affice or justices, shall think reasonable: for the recovery where- warded to the of, such party shall have the like remedy as the person who made complainant, the said arrest, or took out the execution, might have had for his costs, or as the plaintiff in the said action might have had for the recovery of his costs, in case judgment had been given for him with costs, against the defendant in the said action.

IV. And to the end that honest creditors, who aim only at Printist may the recovery of their just debts, may not be hindered from suing the a common for the same, but may be able to proceed in a more speedy and appearance.

cheap method; be it further enacted by the authority aforesaid, That it shall and may be lawful to and for any plaintist or plaintists, upon notice first given in writing of the cause of action to such person or persons so inlisted, or left at his or their last place of residence before his or their inlisting, to sile a common appearance in any action to be brought for or upon account of any debt whatsoever, so as to intitle such plaintist to proceed therein to judgment and outlawry, and to have an execution thereupon, other than against the body or bodies of him or them so inlisted as aforesaid; this act, or any other law or sta-

tute to the contrary notwithstanding.

V. Provided always, That if any commission or noncom-Persons acmission officer or soldier, shall be accused of any capital crime, resonance or of any violence or offence against the person estate or proper-tai come acce ty, of any of his Majesty's subjects, which is punishable by to be deliverthe known laws of the colony or province where such crime ed to the civil shall be committed; the commanding officer or officers of the magnificate, respective regiment, battalion, company or party, in his Majesty's service in America, is and are hereby required to use his and their utmost endeavours to deliver over such accused person to the civil magistrate; and shall be also aiding and assisting to the officers of justice in the seizing and apprehending such respective offender, in order to bring him to his trial; and if any fuch commanding officer shall wilfully neglect or refute, upon application made to him for that purpose, to deliver over any fuch accused person to the civil magistrate, or to be aiding and affifting to the officers of justice in the apprehending such offender, every fuch officer to offending, and being thereof convicted before any two or more justices of the peace for the province or colony where the fact shall be committed, by the oath of two credible witnesses, shall be ipfo facto cashiered, and utterly soice to hold any civil or military employment in his Majesty's femice; provided the said conviction be affirmed at the next quarter-fessions of the peace or gaol delivery, to be held for the faid province or colony, and a certificate thereof be transmitted to the judge advocate, who is hereby required to certify the fame to the next court-martial.

VI. And for preventing foldiers from deferting his Majesty's Justices may service, and encouraging the apprehending of deferters in the commit defail province and colonies; have further enacted by the autho-series.

rity aforefaid. That it shall and may be lawful to and for the constable, headborough, tythingman, or any other civil officer, of the town or place where any person who may be reasonably suspected to be a deserter shall be found, to apprehend, or cause him to be apprehended, and to cause such respective person to be brought before any justice of the peace living in or near such town or place, who shall examine such suspected person; and if by his own confession, or the testimony of one or more credible witness or witnesses upon oath (which oath such justice is hereby impowered to administer) it shall appear that such person is a listed soldier, and ought to be with the regiment, company, or battalion, to which he belongs, such justice of the peace shall forthwith cause him to be conveyed to the gaol of the town or place where he shall be so apprehended, and transmit an account thereof, either to the commanding officer of the faid regiment, battalion or company, or to the governor or commander in chief of the province or colony in which fuch deferter shall be apprehended, to the end fuch person may be proceeded against according to law; and the keeper of fuch gaol shall receive the full subsistence of such deserter or deserters, during the time he or they shall continue in his custody, for the maintenance of fach deserter or deserters, but shall not be intitled to any fee or reward on account of the imprisonment of such deserter or deferters; any law or custom to the contrary notwithstanding.

Reward for taking up defecters.

VII. And for the better encouragement of persons to apprehend deserters, be it surther enacted by the authority aforesaid, That the commanding officer of the regiment to which any such deserter shall belong, shall pay or cause to be paid, into the hands of such person who shall apprehend, or cause to be apprehended, any deserter from his Majesty's service, the sum of twenty shillings sterling money for every deserter that shall be so apprehended and committed.

Penalty on persons concealing deterters, or buying their arms, clothes, &c.

VIII. And for the more effectual preventing any person from harbouring deferters, or buying their arms, clothes or accoutrements, in the faid provinces or colonies; be it further enacted by the authority aforesaid, That if any person shall harbour, conceal or affift, any deferter from his Majesty's service, knowing him to be such, each and every person so offending, shall forfeit for every such offence, the sum of five pounds sterling; and if any person shall knowingly detain, buy or exchange, or otherwise receive any arms, clothes, caps, or other furniture belonging to his Majesty, from any soldier or deserver, upon any. account or pretence whatsoever, of cause the cole, of suck clothes to be changed, each and every person so offending, that forfeit for every such offence, the sum of five pounds sterling, upon conviction, by the oath of one or more credible witness or witnesses, before any one or more of his Majesty's justices of the peace of the colony or province where the offence shall be committed, which faid respective penalties shall be levied by distress and sale of the goods and chattels of such offender or offenders, by warrant under the hand or hands of fuch justice or justices

Anno vicesimo nono Georgii II. c. 35.

justices of the peace, and shall be applied one moiety to the informer, or person by whose means such deserter shall be apprehended, and the other moiety to the commanding officer of the troop or company to which fuch deferter or foldier shall respectively belong; and in case any such offender who shall be convicted of harbouring or affishing any such deserter or deferters, or of having knowingly received any arms, clothes, caps, or other furniture belonging to his Majesty, or of having caused the colour of such clothes to be changed, shall not have fufficient goods and chattels to answer the payment of the said respective penalties, or shall not within four days after conviction pay the same, that then and in every such case, such justice or justices of the peace shall and may by warrant under his or their hand and feal, or hands and feals, either commit fuch offender to the common gaol of the place where the offence shall be committed, there to remain without bail or mainprize, for any time not exceeding three months, or cause such offender to be publickly whipt.

IX. Provided always, That if any officer shall break open, Penalty on or forcibly enter any dwelling-house or out-house to learch for officer break-I deserters, without a warrant from one of more justice or ing open house justices of the peace (which warrant such justice or justices are without warhereby impowered to grant to a commission officer only) such officer shall, for every such offence, forfeit the sum of twenty pounds sterling; to be recovered by any person or persons who shall sue for the same in any court of record in any province or

colony on the continent of America.

X. Provided always, and it is hereby enacted by the autho-Clause for re-rity aforesaid, That when and as often as any person or persons lief of persons shall be inlisted as a soldier or soldiers in his Majesty's land hastily listing. forces on the continent of America, he and they shall within the space of four days, but not sooner than twenty four hours after fuch inlifting, be carried before the next justice of the peace for the county, city, or place, or the chief magistrate of any city or town of the province or colony where such person shall be so inlifted (not being an officer of the army) and before such justice or chief magistrate, he or they shall be at liberty to declare his or their diffent to fuch inlifting, and upon fuch declaration, and returning the inlifting money, and also each person so disfenting paying,"the sum of twenty shillings sterling for the charges expanded or laid out upon him, such person or persons To inlife a inail be forthwith discharged and set at liberty in the presence of fucly justice or chief magistrate; but if such person or persons shall refuse or neglect within the space of twenty sour hours to return and pay such money as aforefaid, he or they shall be deemed and taken to be inlisted, as if he or they had given his or their affent thereto before the faid justice or chief magistrate; or if such person or persons shall declare his or their having voluntarily inlifted himself or themselves, then such justice or chief magistrate wall, and he is hereby required forthwith to cert 3 under his hard that such person or persons

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is or are duly inlifted, fetting forth the place of the birth and calling of him or them respectively (if known) and that the fecond and fixth fections of the articles of war against muting and defertion were read to him or them, and that he or they had taken the oath mentioned in the faid articles of war; and if any such person or persons so to be certified as duly inlisted, shall refuse to take the oath of fidelity before the said justice or chief magistrate, it shall and may be lawful for such officer from whom he has received such money as aforesaid, to detain or confine such person or persons until he or they shall take the oath before required; and every military officer who shall act contrary thereto, or offend herein, thall be forthwith cathiered and displaced from his office, and shall be utterly disabled to have or hold any military office or employment in his Majesty's fervice; and for every fuch offence, shall forfeit the fum of fifty pounds, to be recovered as any other penalty is by this act directed to be recovered.

Persons refusing the faid relief to be proceeded against, as if lited.

XI. And be it further enacted by the authority aforefaid, That if any person or persons shall receive the inlisting money from any officer (knowing it to be fuch) and shall abscond, or refuse to go before such justice or chief magistrate, in order to \ declare his affent or diffent as aforefaid; such person or persons shall be deemed and taken to be inlifted, to all intents and purpoles whatloever, and shall and may be proceeded against, as if he or they had taken the oath directed by the faid articles of war to be taken before such justice or chief magistrate.

Commencement and continuance of this uct.

XII. And be it further enacled by the authority aforesaid, That this act, and every clause, article and matter therein contained, shall have continuance for the space of three years, from and after the twenty fifth of March one thousand seven hundred and fifty fix, and from thence to the end of the then next festion of parliament.

CAP. XXXVI.

An act for inclosing, by the mutual consent of the lords and tenants, part of any common, for the purpose of planting and preserving trees fit for timber or underwood; and for more effectually preventing the unlawful destruction of trees.

Statule of Merton.

TIBEREAS by the statute made at Merton, it was provide ed and granted, That lords of wastes, woods and passures in which their tenants have common of passure, reserving to their tenants sufficient pasture, as much as belongeth to their tenements, with sufficient ingress and egress to the same, may approve the residue of such wastes, woods and pastures: and whereas by a statute made in the thirteenth year of the reign of King Edward the Third, commonly 33Ed. 1. C. 46. talked The statute of Westminster the Second, it was ordained,
That the faid statute of Merten should hold place between lords of
wastes, woods and pastures, and their neighbours, having common
appurtenant therein; and provision is thereby saide against cassing

down

down dikes and hedges levied by fuch as have right so to approve: and whereas by an act made in the third and fourth year of the reign of King Edward the Sixth, intituled, An act concerning the ap- 3 & 4, Ed. 6. provements of moors and waste grounds; the faid statutes, and c. 37 all articles thereof, then not repealed, were confirmed: and whereas the faid provisions for the approvement of wastes, woods and pustures. have been in many cases, rendered ineffectual, by the contradiction and diffent of a few persons having right of common in the said wastes. woods and pastures; who under pretence that sufficient pasture is not reserved to them, disturb the lords of such wastes, woods and pastures, or their affigns, in the possession of the ground and foil so approved, and discourage them from afferting their right to make or continue such approvement: and whereas the general provisions made by an act of the thirty fifth year of the reign of King Henry the eighth, and by feveral 35 H. & c. 17. other acts of parliament, for preserving woods; and the particular provisions made by two several acts of parliament of the twentieth year of the reign of King Charles the Second, intituled, Argact for the 20 Car. 2. C. 3. increase and preservation of timber within the forest of Dean; and the other of the ninth and tenth year of the reign of King William the Third, intituled, An act for the increase and proferva- 98 10 W. 3. c. tion of timber in the New Forest, in the county of Southampton; 36. whereby part of the waste lands of the said several forests are directed to be inclosed and kept in severalty for the growth and preservation of timber, have not been duly put in execution: and whereas, for want of a proper supply of timber of the growth of this kingdom, a great quantity of foreign timber is necessarily used for building stips and houses, and for other purposes; and the general price of timber and wood is greatly increased: and whereas many tracts of waste land, unfit for tillage or pasture, but capable of producing different kinds of trees, may conveniently be inclosed for the growth of timber and underwood, to the advantage both of the owners of the ground and fail of fuch wastes, and also such as have right of common therein; and fuch inclosure will also be of publick utility; be it therefore enacted by the King's most execulent majesty, by and with the advice and confent of the lords spiritual and temporal and commons in this prefent parliament affembled, and by the authority of the fame, That it shall and may be lawful to and for his Majesty his heirs and fuccessors, and all other owners of wastes, woods and Proprietors of pastures, in that part of Great Britain called England, wherein and persons any person or persons, or body or bodies politick or corporate, having a right hath or have right of common of pasture, by and with the af- of common, Tent of the major part in number and value of the owners and occupiers of tenements to which the faid right of common of pasture doth belong, and to and for the major part in number and value of the owners and occupiers of such tenements, by and with the affent of the owner or owners of the faid wastes, woods and pastures, and to and for any other person or perfons, or body politick or corporate, by and with the affent and grant of the owner or owners of fuch wastes, woods and paflures, and the major part in member and value of the owners

Anno vicesimo nono Georgii II., C. 26.

504 may by con-tent, include any part theree f, for planting ad preserving timber or underwood.

It any recompeace be ai read to be · given to the tenant, in white m inner, tae la ne 1 to be mad , and applied.

If lords and rights of inclosure to any other persons,

how recommade to the lord, if he have not the fce fimple dilabled to alien.

and occupiers of such tenements, to inclose and keep in severaity, for the growth and prefervation of timber or underwood, any part of such wastes, woods and pastures, for such time, and in such manner, and upon such conditions, as shall be agreed by them respectively.

II. Provided nevertheless, and be it enacted by the authority aforesaid. That in case any recompence shall be agreed to be given for fuch inclosure, to or to the benefit of the owners and occupiers of tenements, to which the right of common in fuch waftes, woods and pastures doth belong, such recompence shall be made either by a grant of a share of the profit which shall athe from the tale of the timber or underwood growing on the ground or foil so inclosed, or by a grant of other lands, tenements or hereditaments; or by some annuity or rent-charge ishing out of the faid ground or foil to inclosed, or out of other lands, tenements or hereditaments; or thall be paid in money, to be placed out at interest on publick securities, or laid out in the purchate of lands, tenements or hereditaments, or of some annuity or fent-charge issuing out of lands, tenements or herediraments; and the produce of such lands, tenements or hereditactionts, or said h annuity or rent-charge, or the interest of fuch money, until the fame shall be laid out in such purchase as aforefaid, shall be paid from time to time, to the overseers or overteer of the poor of the faid parish or township, and shall be by them or him applied towards the relief of the poor of the parith or townthip where such wastes, woods or pastures shall lie, and accounted for in fuch manner as the rates for relief of the poor are by law directed to be accounted for; and in case the owner or owners of any such wastes, woods or pastures, and the major part in number and value of the owners and occupiers of the tenements to which such right of common doth tenants join in belong, shall jointly agree to assign and grant their respective affiguing their right and interest in any part of the said wastes, woods or pastures, for the purpose of making such inclosures as aforesaid, to any other person or persons, or body politick or corporate; and the owner or owners of fuch wastes, woods and pattures, shall not have an estate in see simple therein, or shall be disabled or restrained from alienating the same, the recompence to be paid to any such owner or owners, shall be either by a grant of a share of the profit which shall from time to time arise from the fale of the timber or underwood growing on the ground or pence is to be foil fo inclosed, or by a grant of other lands, tenements or heredi aments, or of an annuity or rent-charge issuing out of the faid ground or foil to inclosed, or out of other lands, tenements or hereditaments; such equivalent to be held and entherein, or be joyed by the owner or owners of fuch wastes, woods and pastures, and such as shall be intitled to the same in reversion, remainder or fuccession, in like manner as the estate in such wastes, woods or pastures, is limited to be held and enjoyed; and in case the inhabitants of any parish or township, shall be

willing to acquire such right of inclosure, for the employment and benefit of the poor of the faid parish or township, and any re- Parish willing compence shall be agreed to be given for the same, it shall and to purchase may be lawful for the overfeer or overfeers of the poor of such such right for parish or township (by the consent and direction of the major the employ-part of the inhabitants thereof, assembled at a vestry or publish part of the inhabitants thereof, affembled at a vestry or publick poor, meeting to be held for that purpole, publick notice being first given of fuch intended veftry or meeting, in the church or chapel belonging to such parish or township, on three Sundays at the least before such vestry or meeting shall be held) to pay or purchase such recompence out of any monies arising from the rates raised or to be raised, for the relief of the poor; and Recompence out of fuch monies to pay from time to time, fuch charges and and other expences as shall be necessary for inclosing and preserving such charges, to be grounds so inclosed; and such overseers or overseer shall from paid out of the poors rate, time to time apply the profit which shall arise from the sale of the timber or underwood growing thereon, towards the relief of the and the propoor of the said parish or township; and shall account for the fits to be apfame in like manner as he and they is and are by law abliged to plied in aid account for the rates collected for the relief of the poor.

III. Provided always, That every agreement for any fuch inclosure shall be in writing, and signed by the parties, and the fame shall be registered and involled by the clerk of the peace Agreements to for the county, riding or division, where such wastes, woods or be signed and pastures, or the greater part of them shall lie, within three within three

months next after the execution of fuch agreement.

IV. Provided also, and be it enacted, That it shall and may be lawful to and for all persons or bodies politick or corporate, who shall think themselves injured or aggrieved by such agree- Persons agment, or for any persons in their behalf, within fix months grieved may next after any such agreement shall be registered and inrolled in appeal to the manner aforesaid, to make complaint thereof by appeal to the quarter-sefjustices of the peace at any quarter-fessions to be held for the same county, riding or division, who are hereby authorized and required to hear and determine such appeal, and whose determination therein shall be final; and if no such appeal shall be In case there made, then the faid agreement fo registered and inrolled as aforeagreement to faid, shall be for ever binding to all persons whatsoever, without stand good. any further or other appeal.

V. And be it further enacted by the authority aforesaid, That Bodies poliit shall and may be lawful to and for all bodies politick or cor- tick, guardiporate, wheth aggregate or fole, and all feoffces in trust, exams and trustees, administrators, guardians, committees or other trustees powered to awhatsoever, for and on the behalf of any infants, semes covert, gree to such limiting indeed a covert, gree to such lunaticks, ideots or other persons whatsoever, and the husbands inclosure. of femes-covert, who shall be seised, possessed of or interested in, any fuch waste, wood or pasture, or any right of common in fuch wastes, woods or pastures, to agree to any such inclofure; and all tuch agreements to made, shall be valid to all intents and purposes; and such be see politick or corporate, scor-

months.

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fees in truft, executors, administrators, guardians, committees and other trustees and husbands of femes covert, shall be indemnified for what they shall so do by virtue of this act.

If any trees growing withfures shall be unlawfully cut or de-Aroyed,

VI. And be it further enacted by the authority aforefaid. That if any person, from and after the time hereby limited for in such inclo- bringing such appeal against any such agreement for the inclofure of any part of fuch wastes, woods or pastures, shall either by day or by night unlawfully cut, take, destroy, break, throw down, bark, pluck up, burn, deface, spoil or carry away, any trees growing within any fuch inclosure, without the consent of the owner or owners thereof, such owner or owners shall have fuch remedy, and have and receive fuch fatisfaction and recompence of and from the inhabitants of the parishes, towns, hamlets, villages or places adjoining to fuch inclosures, and recover Damages to be such damages against the inhabitants of such parishes, towns, made good by hamlets, villages or places adjoining, and in the same manner and form as is directed for dikes and hedges overthrown by the faid unless the of- act made in. e thirteenth year of the reign of King Edward the fender be con-First, unes the affender or offenders shall be convicted of such victed within offerie within the space of fix months next after the commission thereof. VII. And be it further enacted by the authority aforesaid.

the adjoining parishes; fix months.

Offences to be

Penalty on

conviction, the

determined by That it shall and may be lawful to and for any two justices of the two justices, or peace of the county, riding, division, city, town, liberty or place, at the sessions wherein any fuch offence thall be committed, or for the justices of the peace for fuch county, riding, division, city, town, liberty or place, in open sessions, upon complaint to them made, to cause every such offender to be apprended for such trespass, and to hear and determine the same, and to inflict the like penalty and punishment on every offender by them convicted, as is directed 6 Geo. s. c. 26, to be inflicted on offenders by an act made in the fixth year of the reign of his late majesty King George the Fust, untituled, An all to explain and amend an all paffed in the first year of his Mujesty's reign, intituled, An act to encourage the planting of timber trees, fruit trees, and other trees for ornament, shelter or proint; and for the better preservation of the same; and for the preventing the burning of woods; and for the better prefervation of the fences of fuch woods.

and persons unlawfully stroying trees on commonable grounds, to be in like manner convicted and pu-

Doubt arifing on 9 Geo 1. $\mathbf{c} \leftarrow \mathbf{i}_{j} \omega \mathbf{o}$ viated,

nished.

VIII. And be it further enacted by the authority aforesaid. That if any perion from and after the first day of July one thoucutting of de sand seven hundred and fifty fix, shall-unlawfully cut, take, destroy, break, throw down, bark, pluck up, burn, deface, spoil or carry away any tree growing in any walte, wood or pasture, in which any person or persons, or body or bodies politick or corporate, hath or have right of common, every such offender shall and may be in like manner convicted of such offence, and fhall incur the like penalty.

1X. And whereas by an act made it the ninth year of the reign of his late majefly k. ig George the Fift, intituled, An act for the more effectual pur. hing wicked and evil d. soled persons going armed

armed in disguise, and doing injuries and violence to the persons and properties of his Majesty's subjects, and for the more easy bringing offenders to justice; it is amongst other things emailed. That the inhabitants of every hundred within that part of Great Britain called England, shall make full satisfaction and amends to all and every per fon and perfons, their executors and administrators, for the damages they shall have sustained or suffered by the cutting down or destroying any trees which shall be done or committed by any offender or offenders against the said act, to be recovered in manner as by the act is directed: and whereas doubts have arifen whether the provision made by the said act made in the ninth year of the reign of his Jaid late Majesty, has not repealed and annulled the remedy given by the said acts of the first and sixth years of the reign of his said late Majesty: for obviating the said doubt; be it enacted by the authority aforesaid, That from and after the first and remedy day of July one thousand seven hundred and fifty fix, it shall for damages and may be lawful for any person, or body positick or cor-mentioned in porate, to take remedy for the before mentioned damages either the faid clause, against the parish, town, hamlet, vill or place, where any of the may be taken according to faid offences shall be committed, according to the powers given the acts of by the faid acts of the first or fixth years of his faid late Majesty's 1Geo. 1. c. 8. & reign, or on the hundred wherein any of the said offences shall 6 Geo. 1. c. 16. be committed, as to fuch person, or body politick or corporate shall seem most meet; any thing in the said act made in the ninth year of the reign of his late Majesty to the contrary notwithstanding.

X. And be it further enacted by the authority aforesaid,
That if any action shall be brought against any person for any
matter or thing done by virtue or in execution of this act, the
defendant or defendants in every such action shall and may plead General issue,
the general issue, and give this act, and the special matter in
evidence, on any trial to be had in such action; and if the
plaintiff or plaintiffs shall discontinue such action, or become
nonsuit, or if judgment shall be given against such plaintiff, then
the defendant or desendants, in every such action, shall recover Treble costs.

treble costs of suit.

CAP. XXXVII.

An all for regulating the proceedings in personal altions in the courts baron of the manors of Sheffield and Ecclesall in the county of York.

WHEREAS the liberty or district of Hallamshire in the county of York is a large district, extending itself over the town and parish of Shessield, and several other towns and parishes in the suid county of York; and the most noble Edward duke of Norfolk, hereditary earl marshal of England, claimeth a franchise there, and to have the execution and return of all writs within the same, as being seised of the said liberty to him and the heirs male of his body, with remainder to his supplies. Thomas Howard of Norfolk esquire, and to the heirs mate of the body of the honourable Philip Howard, esquire,

efquire, his late father, deceased, with divers remainders over; and the faid Edward duke of Norfolk is seised to him and the heirs male of his body an it belief remainders, of and in the said manor of Sheffield; and the jurisdiffien of the court baron belonging to the said manor of Sheffield, which has been usually held every three weeks from time immemorial, extends over all the parts of the faid liberty, except over the bamlet or byerlow if Ecclefall: and whereas the most honourable Charles marquis of Rockingham, and Mary marchionels of Rockingham bis wife, in the right of the faid marchioness, or their trustees, are sersed for some estate of freehold or inheritance of and in the manor of Ecclesall; and the juri/diction of the court baron belonging to the said manor of Ecclesall, which has also been usually beld every three weeks from like time immemorial, extends over the faid hamlet or byerlow of Ecclesall, which is contiguous to the said town of Shesfield, and is within the faid liberty of Hallamshire: and whereas from time immemorial pla has been held in the faid several courts baron in all personal actions arising within the aforesaid several junifaction, where the debt or damages have been under forty shillings fand we reas a great manufactory of cutlery and other hard ware is now, and has been for some time carried on in the said town of Shesheld and the liberty of Hallamshire, whereby, and by the late increase of trade in the faid town, and other parts of the said liberty or district of Hallamshire, the number of merclants, traders and artificers there is very great, and the faid town and district are becoming daily more populous: and whereas, although juffice hath for many years been administered in the said several courts baron in the most strict and impartial manner, yet the method of compelling debtors and other persons to oppear to the actions which are commenced in the faid courts baron, is in both the faid courts by summons and di-Aress infinite; which is a very dilatory, and often a very ineffectual method for that end; and by reason thereof, and also by reason of the expence which attends the prosecution of causes to judgment in the said courts, and often afterwards, when such causes are removed up to some superior court, honest creditors are many times discouraged from attempting to recover the debts due to them, and thereby many evil-difposed persons, who have contracted small debts within the said liberty, are encouraged (though able) to refuse or delay the payment thereof. and do often fit their creditors at defiance; therefore the inhabitants of the faid places which so he within the jurification of the faid several courts baron have applied to the faid Edward duke of Norfolk. and Charles marque/s of Rockingham, for their consent to some proper method for regulating the proceedings in, and amending the defects which so respectively attend the several jurifications of their faid several courts baron, and for preventing all unnecessary delays and expences in the Jaid proceedings, and for the providing from among the several suitors of the faid several courts baron, fit, able, discreet and indifferent homogors or jurgers to try all issues which shall fland for trial in any plaint, Juit or adion to be depending in the faid feveral courts, and the like fit, able, discreet and indifferent homogors or jurors for the fiding of inquests and the taking of inquisitions upon processes which my issue out of for on any other proceedings which

may be had in the faid feveral courte, in nature of write of inquiry of damages at the common law; which the faid Edward duke of Norfolk, and Charles marques of Rockinghams, have readily confented to, so far as the same can be done without flut wating an-derogating from the jurisdictions of the said several courts baron, or prejudicing the same: wherefore may it please your most excellent Majesty, that it may be enacted, &c.

On plaint or fuit entered for a debt or damage, not amounting to 40 \$4 Application to be made to the steward of the court, to summon the defendant. Steward to issue his precept to the bailiff, who is to execute the fame; and the defendant not appearing thereto, plaintiff may enter a common appearance, and proceed thereon. On iffue joined, matter thereof to be tried by the fuitors summoned. Defendant suffering an interlocutory judgment, and process of inquiry issuing thereupon, the suitors of the court to take the inquisition; steward upon application to summon witnesses, who are required to attend, and give evidence upon oath; witnesses not attending, or refusing to give evidence, may be americal by the steward; to be affected by the suitors, and applied to the injured party, and lord of the manor; and to be levied by distress and sale. For want of distress, offender to be committed. Defendant pleading otherwise than the general issue, and court declaring the same to be garely dilatory, plaintiff may sign judgment for want of plea; or if after appearance entered, and declaration made, defendant shall not plead the set, plaintiff may fign judgment by default; and a jury therough shall be summoned to affels the damages and costs. Plaintiff not declaring upon the defendant's appearing, or not proceeding to trial, or being nonfuited, &c. Court to award defendant costs: plaintiff may notwithstanding renew his suit. Ten days notice of trial to be given, and copy to be left with the steward. Plaintiff not being reliant, is to bring before the steward some housholder residing within the jurisdiction to enter into recognizance to prosecute with effect, &c. Plaintiff not procuring such recognizance, steward may forbear granting precept against defendant. If proceedings shall be had on fuch fuit, without recognizance being first entered into, the suit to be difcontinued, and plaintiff disabled to renew the same, till costs he paid. Recognizance to be entered on a double penny stamp. Defendants may pay the money into course and plead the general issue. Upon issue joined and notice of trial, stepped to issue precepts for summoning a jury of 24. Jurors names to be wrote on distinct pieces of paper, and solled up and put into a veffel, and 12 of those present to be drawn, who are to be the jury, &c. Juror who has ferved fix times in the fame year, to be discharged upon his request from future service for that year. Precepts for summoning jurors to be issued five days before the sitting of the court. Jury to be continued during the fitting of the court. The names and proper addition of the jurors to be entered in the precepts. Where 12 of the jurors shall not appear, inquests may be taken by any 12 suitors. Steward of the court may amerce jurors for not attending. Amerciament to be affeered, and levied by diffress and sale, and to be applied for the use of . the lord of the manor. Proceedings or judgments of the court not removeable, but to be final; (plaints in replevin excepted) All persons refiant within the jurisdiction may plead and be impleaded. Jurisdiction of the courts not extended by this act. Jurisdiction of the lords of the manors not prejudiced by this act. Proceeding of the court in real actions not altered by this act. Person attached paying the debt and sees, to be discharged. Execution not issuable on default of appearance of defendant, unless notice be given him of declaration. Persons aftronting or dissurbing the court while fitting, to be taken into custody; and may be fined, and committed for non-payment. Persons obstructing officer of the court in the execution of his office, to be fined. Fine to be affected, and levied by distress and sale. Offender not being a housholder within the jurisdiction, may be committed on non-payment. None allowed to practise in the courts, but such payment dimitted attornies or solicitors of the courts.

SIG

The Westminster. Stewards to hold their office at the pleasure of their lord. In cases of vacancy utter barrifter of three years standing to be appointed to the office of steward Stewards to take an oath of office. Stewards may appoint deputies. Peclaration to be made in court of deputy's name, &c. before the professional Lord of the in more to figh his approbation. Deputy to take an oath of office. In cases of vacancy deputy to act till a new steward is appointed. Steward or officers of the court being sued, may plead the general issue, and have treble costs. Where any action shall be brought in any other court, for a debt recoverable in the courts baron, plaintist to be nonfaited, and defendant to recover treble costs, unless the judge certify there was a probable cause for such action, &c. Plaintist may afterwards sue in the court baron.

CAP. XXXVIII.

An act to enable the commissioners for building a bridge cross the river of Thames, from the city of West unster to the opposite shore in the county of Surry, to purchase bouses and grounds, and to widen the ways, and make more safe and commodic is the streets, avenues and passages leading from Charing Cross to the two houses of parliament, Westmins I tall, and the courts of justice there, and Westminster Bridge, and to enable a less number of commissioners to execute the several acts relating to the said bridge, than at present are required by law; and sor relief of George and James King, with regard to a lease taken by their late sather from the said commissioners.

IXTHEREAS the commissioners for building a bridge cross the river I hames, from the Woolstaple, or thereavouts, in the parish of Saint Margaret in the city of Westminster, to the opposite shore in the county of Suriy, are by virtue of several former acts of parliament passed in the reign of his present Marely, or by vistue of sume or one of them, impowered in make, open, resign, assign and lay out such new ways, streets and possives, as they shall find proper to be opened and made on each file the river Thames, to and from the faid bridge, the courts of justice, both houses of parliament, and the parts adjacent, and to agree for and purchase such houses and prounds as they shall find recessary for them to be possessed of, and to be removed, rebuilt, pulled down, or employed for those purposes, comprized with a certain bounds and limits particularly mentioned and defiribed in the faid respective acts, or some orone of them and whereas the ways, freets, avenues and passages leading from Charing Cross in the pirish of Saint Martin in the Fields, in the liberty of Weilminiter in the county of Middlesex, to The two houses of parliament, Westminster Hall, and the courts of justice there, and Westminster Bridge, might be rendered more open, safe and commodious, for the ease of passengers and the publick beneft, than they are at prefent, in case the said commissioners were enabled to open and widen the laid last mentioned ways, streets, avenues and possages, and to purchase, pull down and remove such buildings, houses, grounds and estate (not con prized within the bounds or limits prescribed by any of the Juid former alls of particularly they should think proper

1756.] Anno vicetimo nono Georgii II. 6. 39,

and necessary for those purposes: wherefore for promoting a design so useful and beneficial to the publick; may it please your most excellent Majesty, that it may be enacted, Est

Commissioners impowered to widen the streets, &c. leading from Charing Cross to the two houses of parliament, &c. Commissioners may agree with the owners of buildings for the purchase of any grounds within the limits herein described, as they shall think necessary to be removed, &c. Commissioners to observe all such rules and directions in order for purchasing the several buildings, &c. as by any former acts passed in his present Majesty's reign, they are enabled to use and observe. All the powers mentioned in the sormer acts relating to the commissioners spatichasing houses, &c. to be in force. His Majesty may convey buildings, &c. to the commissioners. Commissioners may sell any piece of ground. Act 18 Geo. a. c. 29. to be in force, relating to the preserving of ways, &c. intended to be widened by this act. 10,000l. to be paid to the commissioners for purchasing of houses for widening the streets, &c. leading from Charing Cross to the two houses of parliament, &c. Commissioners to lay an account of the application of the 10,000l. &c. before both forces of parliament. In all cases where seven commissioners are impowered to put the former acts in execution, the same may be done by any five. Commissioners to accept a surrender of a building lease made by James King, in 1741, and to discharge James and George King from fine parliament.

CAP. XXXIX.

An all for explaining, amending and rendering more effectual an all made in the twenty second year of his present Majesty's reign, intituled, An all for making a free market for the sale of fish in the city of Westminster; and for preventing the forestalling and monopolizing of fish; and for allowing the sale of fish under the dimensions mentioned in a clause contained in an all of the first year of his late Majesty's reign, in case the same are taken with a hook.

[] HEREAS by an all made in the twenty second year of his 22Geo.2.C.49. Majesty's reign, intituled, An act for making a free market for the sale of fish in the city of Wishminster; and for preventing the forestalling and monopolizing of fish; and for allowing the fale of fish under the dimensions mentioned in a clause contained in an act of the first year of his late Majesty's reign, in case the same are taken with a hook; it is amongst other things therein enacted, That of any fisherman or other person or perfons what soever natives or foreigners, should keep any fish at Queenborough, Graveiend, or other place or places, in any well-boat, Store-boat, or any other manner what soever, so as not to sell off their whole cargo of fish within the space of eight days from their arrival an the British coast, between North Yarmouth and Dover, after their first arrival at the respective place or places as aforesaid, every person or persons so offending, and being thereof lawfully convicted by the confession of the party, or the oath of one or more credible witness or withesses, should for every such offence for feit the whole cargo of fish belonging to him, and also the vessel, with her tackle, apparel and furniture, to be levied to deeps and fale by warrant under the hand and feal of any one or more of his Islaiefly's justices of the peace for the

respective county where the offence should be committed, which was rant or warrants the find justice and justices was and were thereby impowered and required to make, upon the information on oath of one or more dible witness or witnesses (which oath the said justice or justices was and were thereby impowered and required to administer) and that the produce thereof should go and be applied, one moiety to the use and benefit of the informer or informers, and the other moiety to the poor of the parish where the offence should be committed: and whereas many difficulties have arose in putting the said att in execution, which have hitherto not only obstructed the establishment of the faid free market at Westminster, but bath rendered ineffectual the other good purposes of the said ast, and more particularly the preventing the forestalling and monopolizing of fish in general: and whereas the said limited time of eight days for selling off the whole cargoof fift, as in the faid att mentioned, is found too fort, in consideration of the great distance between North Yarmouth and Dover. and the faid town! of Queenborough and Gravesend, where the faid store-boats and well-beats do usually lie to receive the fish from the fishing ships, as it may often happen, that from the common accidents of wind and weather so much of the said time may be spent from the time of their first arrival, before the said vessels can after-wards arrive at the said places for unloading their said cargoes into the said store-boats or ivell boats, and for sale thereof, that the said fishermen may unavoidably incur the penalty in the said act mentioned for not felling off their whole cargoes within that time, and for that the fishermen and others employed in the lobster fishing or lobster trade. do require an enlargement of the time for solling off their cargoes, after their arrival in the said river of Thames, the said limited time of eight days not being sufficient for that purpose: and whereas for the rendering more effectual the good ends and purposes of the said act. it is mecessary that a proper officer be appointed to inspect and search the said sishing vessels, and the said store-hoats and well-boats, for the better discovery of such persons who shall make default in selling off their cargoes within the times limited for that purpose, as it may be also very difficult, from the great extent of the said limits appointed for the first arrival between North Yarmouth and Dover, to aftertain such arrival, so as duly to bring the offenders therein to justice, without a continual inspection: and whereas it is also necessary for the purposes aforesaid to impower the several mayors of Queenborough and Gravesend, and any other persons acting as justices, who are members of the said corporations, and any other his Majesty's justices of the peace between the faid towns and the cities of London and Westminfler, to aet as justices in levying the penalties in the said aet, as well as such justices of the peace for the respective county where the offence is committed: and whereas by the faid recited att it is enatted, That the several kinds of fish therein particularly named and mentioned, may be exposed to fale or exchanged for other goods, provided such fift are taken with a hook, and so not fit or capable of being preserved alive, although the faid fifth should be under the dimensions prescribed by an Geo. 1. c. 18. all passed in the reign of his late majesis, incituled, An act for the better preventing fresh fish taken by the geers being imported into

Anno vicetimo nono Georgii II. c. 20.

into this kingdom; and for the preservation of the fry of fish; and for the giving leave to import lobsters and turbet in foreign bottoms; and for the better preferring of falmen within feveral rivers in that part of this kingdom called England; in the faid recited act mentioned; which liberty was fo allowed, that the market might be the more plentifully supplied with such sorts of fish, and that the publick might be served therewith at more reasonable rates; and whereas fuch liberty hath not been attended with fuch good efficits as was expected, for that the markets being supplied with such smaller fift, doth enhance the price of the largest fort, and under colour of the faid recited att under fixed fifth are fold, though not taken with a hook, which may tend greatly to the diffruction of the fry of fish, and confequently the faid fishery in general for fuch kinds of fish; and that it will be more for the benefit and service of the publick to revive the faid restraint for the preservation of the fry and small fort of fuch fift, and not to permit the fule or exchange of fuel feveral kinds of fish so catched with a hook under the dimensions in the said last recited act mentioned: and whereas for fuch several purposes, as well as for others herein after mentioned, it is become necessary to experien and amend the faid act; may it therefore please your most excellent Majesty, that it may be enacted, and be it therefore enacted by the King's most excellent majesty, by and with the advice and confent of the lords spiritual and temporal, and commons in this Present parliament assembled, and by the authority of the same,
That if any fisherman or any other person or persons whatsoe-Penalty on
ver, master or owner of any fishing ship, sloop, smack or fishing employed for veffel coming from fea, or other person having the conduct of such the supply of fishing ship, sloop, smack or fishing vessel, natives or foreigners, London and employed either in catching, bringing or vending of fifth for the Wellminiter supply of the cities of London and Westminster, shall break bulk or breaking bulk, make sale of their fish, or any part thereof, between Harwich and the or vending Nore, or between Margate and the Nore, to any perion or per- their fifth, befons to fell again, or shall not enter their ship, sloop, smack or fore their arother fishing vessel, at such place or places, and within such time, livel in the as herein after mentioned, or shall keep any shell fish or other entering their fish whatsoever in such their ship, sloop, smack or other their arrival, or not filling veffel or veffels, or in any well-boat or store-boar, after felling toric fuch their arrival, so as not to sell off their whole cargo of fish the within & within the space of eight days, to be reckoned from the day of fuch their arrival at the Nore as aforefaid, and thereof shall be convicted before one or more of his Majesty's justices of the peace for the counties of Kent or Effex, or before the mayor, recorder or fuch aldermen for the time being, who have power to act as justices of the peace within the corporations of Queenborough or Gravefend, on his, her or their own confession or confessions in writing under his, her or their hand or hands, or on the oath of one or more credible witness, or witnesses, which conviction shall be final and without any appeal whatfoever, fuch ship, sloop, smack or fishing vessel, boat, slore-boat, or other boat into which the faithfith, or any part thereof, thall be unloaded or delivered, withmall tackle, apparel and furniture to Vol. XXI.

Penalty, how to be levied.

the same belonging, together with the whole cargo of such fish. shall be forfeited by the owners thereof, and disposed of as hereafter mentioned; such forfeitures to be levied by distress and sale by warrant under the hand and seal of any one or more of his Majesty's justices of the peace within the said counties of Kent or Essex, or of the said mayor, recorder or aldermen acting for the time being as magistrates within the towns of Queenborough and Gravesend, or such mayor, recorder or aldermen of any other corporate town between the faid towns of Queenborough and Gravesend and the city of Westminster as aforesaid; which warrant or warrants the said justice or justices, mayors, recorders or aldermen, is and are hereby impowered and required to make and iffue accordingly, and to be directed to the high constable, perty constable, headborough or tithingman of either of the said towns of Queenborough or Gravefend, or any other towns as aforefaid near wifter where any fuch offences shall be committed, or where such ship, sloop, smack or fishing vessel, boat, store-boat or other boat shall then be, to take and seize the same, and sell and different thereof within fourteen days accordingly; and one mojery on half part of the produce of such sale, after reasonable · charges deducted, shall go and be paid to the informer or informers, as the faid isfrices shall appoint, and the other moiety to the trustees appointed to put the said recited and this present act in execution, to be placed by them, or any five or more of them. or their order, to the general account of furplus of profits arifing from the fish market, in the faid recited act mentioned, and to be appropriated as the faid furplus in the faid is directed; any thing in the faid act contained to the contrary notwithstanding.

Application thereof.

II. Provided nevertheless, That in case any such fishing ves-12 days allowed for the sale sel is freighted or loaded with lobsters, or whose part-loading of lobstars. may be made up with lobsters, and the fishermen or other perfon or persons whatsoever, natives or foreigners, who shall be owners of such lobsters or have the power to sell or dispose of

the fame, shall sell off her whole cargo of such lobsters within twelve days after the arrival of such vessel at the place or places herein before appointed for that purpole, and in all other respects conform to the directions of the faid recited and this present act; then and in such case the sale of the whole cargo of such lobsters

shall be and is hereby declared to be as good a sale thereof, as if fuch fale had been completed and made within the faid limited

time of eight days before mentioned.

Filling vessels may remove their cargoes before their arrival at the to make fale thereot.

III. Provided also nevertheless, That it shall and may be lawful to and for every such fisherman or other person or perfons whatfoever, mafter or owner of any fishing floop, smack or fishing vessel coming from sea, and to and for every other per-Nore, so as not son or persons having the conduct of any such fishing ship, sloop, smack or fishing vessel as aforesaid, and they are hereby impowered at any time and times, and as often as need shall be or require, during their respective, yagge at sea, and before their arrival at the Nove, to shift and k wife any part of their car-

goes

goes of fish into any other ship, sloop, smack, vessel or vessels. for the ease of their wells, the preservation of their fish, and the better separating such as are dead, dropt or sickly, from those which are found and healthy; so that no part of such cargo of fish be sold or disposed of, until their arrival at or above the Nore as aforefaid; any thing herein before contained to the

contrary notwithstanding.

IV. Provided also nevertheless, That it shall and may be Peter-boats. lawful to and for any fisherman or owner of any peter-boat, or &c. employed other small fishing vessel used and employed for serving and sup- for serving plying the inhabitants of any city, town or village, or the towns, &c. neighbourhood thereof, on or near the banks of the faid river, near the banks between the mouth of the said river and the said towns of may dispote of Queenborough or Gravesend, to sell or dispose of their fifth in Tuch their fish as manner as hath been heretofore used, in case such hards or fish- heretorore. ing vessels are only used and employed for line-onsumption of fuch fish within such city, towns or villages, and the inhabitants

thereof, or of the neighbourhood thereof.

V. And be it further enacted by the authority aforesaid, Trustees to That the trustees for putting the faid former and this present appoint inact in execution, or any nine or more of them, shall and may, spectors or the by waiting under their hands and seals, appoint one or more fit fillung vestels. person or persons, to be called The inspector, or Inspectors of the fishing vessels, to inspect and search all and every fishing vessel and vessels, well-boat or store-boat, well-boats or store-boats, belonging to any fisherman, or other person or persons whatsoever, natives or foreigners, at any time after the arrival of any fishing vessel at the Nove, or in any part of the river Thames between the Nore and Billingate Dock, to examine and take account, as well of the arrival of such vessel or vessels within the faid limits, as of the time of felling the whole cargoe of fish, brought in such vessel, and of the breaking bulk, and unloading such vessel, and shifting the cargo, or any part thereof, into fuch well-boats or store-boats, and of the delivery or felling off fuch cargo, in fuch manner as directed by the faid recited or this present act; and remove such officer or officers at their pleafure; which inspector or inspectors, when so appointed, is and are hereby authorized and impowered to enter into, inspect Info Sor's and examine fuch fishing vessels, well-boats and store-boats ac-dit mil cordingly; and all and every fuch person or persons on board power. the faid veffels are hereby required to give to the faid infpector fuch account thereof, according to the best of their knowledge; and in case any person or persons, being the master, owner or openalty on owners of such vessel or vessels, or their casge, or any of their persons on agents or fervants, or other person or persons there found as board not & va aforefaid, shall refuse to give such account, or shall molest, ob- me him the struct, or otherwise hinder such inspector or inspectors in the information execution of his or their faid office, or present or endeavour to obstructing prevent any person or person on board such vessels or vessels, him in his of-boat or boars, from giv, and account as atoresaid, every such nee, person so offending, being thereof lawfully convicted before one

or more of his Majesty's justices of the peace, as in this act particularly described as aforesaid, by the confession of the party, or on the oath of one or more credible witness or witnesses, shall for every such offence, forfeit and pay the sum of ten pounds, to be recovered and applied in the same manner as the

other penalties in this act.

VI. And for the support and maintenance of such necessary officer or officers, whereby the good purposes of the said recited and this present act may be effected, and the forestalling and monopolizing of fish in general prevented, and to defray such charges as may attend the execution of his or their office, as hereafter mentioned; be it enacted by the authority aforefaid, as to be paid That from and after the twenty fourth day of June one thoufand Yeven hundred and fifty fix, there shall be paid to his Majesty's learning or searchers at Gravesend, for the certificate of the vessel, on cer. entry of the attival of any such fishing ship, sloop, smack, or other vessel or vessels as aforesaid, the sum of two shillings, to be paid and applied in manner following, that is to fay, There shall be kept and retained by and to the use of the said sepreher or fearchers, for making out such certificate, six pence; and the remaining on shilling and fix pence is hereby vested in the his certificate; faid truffees, and shall be paid by such searcher or searchers, from time to time, to the faid trustees, or such other person or perfons, as the faid trustees, or any five or more of them, shall by writing for that purpose, under their hands and scals, direct and appoint, whose receipt shall be, and is hereby declared to be, at all times, a full discharge to such searcher or searchers for the fame, which faid payment of one shilling and fix pence on each to be applied fishing vessel as aforesaid, shall be applied by the said trustees. for charges of or any five of them, in the first place, to pay such inspector or inspectors of the fishing vessels for his or their said service, and for the charges of a boat, such yearly sum as the said trustees, or any nine of them, shall think it fit and reasonable for such fervice; and if any furplus arises, over and above, then to apply fuch furplus in the fame manner as the furplus arising from the tolls and duties of the faid recited act are directed to be applied.

to the King's fearcher for every fishing tifying their arrival at Gravelend; 6d. thereof to go to the Tearcher for and is, 6d, to the trustecs;

a boat, and tervice of infpector;

and the furplus as the duties are directed.

Master to give notice within three days of his vellel's arrival at the Nore, to the tearcher at Gravefend;

Entry to be and a certificate given.

VII. And be it further enacted by the authority aforesaid, in order the better to discover any offenders against this act, That the master, owner, chief officer or mariner, who shall have the care or conduct of any fuch fishing ship, sloop, smack, or other vessel or vessels, made use of for the catching or importing of fish as aforesaid, shall within three days after the arrival of such fishing ship, sloop, smack, or other vessel or vessels at the Nore as aforefaid, truly report the time of fuch arrival to his Majesty's faid fearcher or fearchers, at their office at Gravefend, or to the chief officer of his Majesty's customs there, who is hereby directed and required to take notice of, and enter the fame in a -made thereof, book to be kept for that purpost, and to give a certificate thereof to such master, owner, chier in mariner, belonging to the faid fishing ship, sloop, smack, or other vestel.

VIII. And

VIII. And the better to prevent the removal of the faid fishing vessels and cargoes out of the limits of the county, city and liberty, or town corporate, where the offence shall be committed; before such distress can be made, whereby the effect of fuch convictions as aforefaid may be defeated; be it enacted by the authority aforefaid, That it shall and may be lawful to and Warrant of for the high constable, petty constable, headborough or tything-distress may man, of Queenborough, Gravesend, or any other towns being cor- be executed in porations, or of any county, city or liberty, to whom such war- any part of the rivers rant of distress shall be directed, to execute the same in any Medway or part of the river Medway or river Thames, or any creek or wa- Thames, &c. ter thereof between the Nore and the city of Westminster; and that such warrant or warrants, or other act or acts of the said mayors, recorders, aldermen, or fuch justice or justices of the peace, and the act or acts of the constable, headborough, tythingman, or other person or persons, in ohedience defluch warrant or warrants, shall be as valid, good and congetual in law, to all intents and purpoles, as if the same were executed within the proper limits of their own town, liberty, precinct or jurifdiction.

3. IXI And be it further enacted by the authority aforefaid, 51 penalty on That if any fisherman, fishmonger, or other person or persons selling or ex-spring to sale, thall tell, or expose to sale, in any house, mop, stall or stand-any fish within ing, any fish of any kind whatsoever, within five hundred yards 500 yards of of the faid free fish market, appointed to be held in the city of the fish mar-Westminster, or the bounds or limits of such ground as hath been ket, without a appointed or assigned by or by virtue of the said recited act for licence. holding the fame, without the licence and confent of the faid trustees appointed or to be appointed to put the said recited and this present act in execution, or any five or more of them, in writing under their hands and feals first had and obtained for that purpole, such fitherman, fishmonger, or other person or persons, shall for every such offence, forseit the sum of sive pounds; to be paid on the conviction of such offender, before any two or more of his Majesty's justices of the peace for the faid city and liberty of Wiltminster, on the contession of the party, or on the oath of one or more credible witness or witnesses who shall prove the same, and this without further ap-Justice may peal, with power nevertheless to such justice or justices of mi-mitigate the tigating the same; and on refusing payment on such conviction, penalty. then fuch justice or justices, or any other of his Majesty's ju-Rices of the peace, thall and may grant their warrant of diffress, to levy the fame upon fuch offenders goods and chattels, and divide the fum wherein such offender shall so stand convicted, as follows; to wit, one half to the informer, and the other half Application of to the truftees appointed in and by the faid recited act, to be the penalty. applied to the fame use as the surplus monies arising by the profits of the market are in and by the faid recited act directed to be paid and applied.

X. And whereas the find the flees, for the greater accommodation Restraining of the inhabitants of Walt liter in resorting to the faid fish mar-conditions in

ket, a building

lease granted to Richard Hughes.

Truftees may dispense with the faid 1e-Ataint, with respect to the two end houses.

Fishmongers indemnified for felling in their thops fish market.

Truffees to pay William Hanington 200 l. in lieu of damages for being re strained from felling fifth within a certain distance of the market.

Hanington exempted from penalty of felling fish near the mar ker, until the

ket, have granted a leafe to Richard Hughes, of part of the affigued ground for holding the said fish market, wherein the said Richard Hughes bath built eight houses, with conveniencies fit for fishmongers to fell fish by retail: and whereas the faid Richard Hughes is restrained by the said lease from letting the said bouses to any other than fishmongers, whereby several of the houses are uninhabited, and great loss hath accrued to the faid Richard Hughes thereby, and still further loss may accrue to the said Richard Hughes, in case be shall be obliged strictly to comply therewith; and even such fishmongers who may settle there are in danger of incurring the penalties against regrators, should they expose to sale again in their shops, any fish bought by them at or in the faid free fish market; be it enacted by the authority aforesaid, That it shall and may be lawful for the said triffees, or any nine of them, by any writing under their hands and set so that purpose, as they may see occasion, to dispense with such retraint, and to defeazance the covenant of the said Richard Hughes in that respect, so far as it respects to two end houses of the said eight houses; the clause in the said recited act, whereby the commissioners for building a new bridge cross the river Thames, from the New Palace Yard in the city of Westminster, to the opposite shore in the county of Surry, are at thorized and impowered to grant the ground therein mentiof ed, to be made use of for holding the intended market is the faid act mentioned, or any other clause in the said recited act notwithstanding; and that it shall and may be lawful to and for any fishmongers holding shops for the sale of fish in any of faid eight houses, to sell and expose to sale any fish whatever in bought in the their faid shops, although they shall have bought the same in the faid free fish market at Westminster.

XI. And whereas William Hanington fishmonger hath, at a confiderable expense, purchased and fitted up for the carrying on his trade and business, a certain messuage or tenement situate in Bridge Street in the city of Westminiter, and within the distance of five hundred yards from the faid free fish market, and will be a great sufferer if he should be restrained from carrying on and exercising his said trade and business in the said house, without receiving a proper recompence and satisfaction for such damages and expences as he may thereby furtain and be put unto; be it further enacted by the authority aforefaid, I hat the faid trustees, or any five or more of them, shall be, and are hereby authorized, directed and impowered, to pay to the faid William Hanington, his executors or administrators, before Michaelmas Day next, the sum of two hundred pounds, being a proper recompence and fatisfaction for the loss, damages and expences, he may sustain or be put unto as aforefaid.

XII. And be it further enacted by the authority aforesaid, That the faid William Hanington shall not be subject or liable unto any the penalties or forseitures inflicted by this act on such person and persons as shall sell, on expose to sale, in any house, houses, shops, stalls or standings in wind of fish whatsoever, within

within five hundred yards of the faid free fish market, until 200 l. he paid Michaelmas Day next, and until such time as the said sum of two him. hundred pounds shall be paid unto him as is herein directed to be paid as aforesaid; any thing herein contained to the contrary thereof in any wife notwithstanding.

XIII. And whereas the faid trustees appointed by the said recited act were impowered and authorized by the faid act, to affign over the tolls and duties made payable thereby, as a security for such sum or Jums of money, as the faid trustees might have occasion to borrow to discharge the expences of laying out, making and erecting a commodious place for the said market, and other necessary expences that should attend the execution of the said act: and whereas the said tolls and duties have not produced any fum or fums sufficient in and wife to pay or discharge the principal or interest-money borrowed by the said trastees, upon the faid tolls and duties, and they have power and authority only to apply the money that shall arise by such tolls and auties, in paying the same; be it therefore further enacted, That it shall Trustees may and may be lawful to and for the faid trustees, or any seven or affignover any more of them, from time to time, at a publick meeting to be referved rents, held by them for that purpose, by any writing under their hands or profits, as a sand least to affigure over all or any approal or other rent or rents security for and Jeals, to assign over all or any annual or other rent or rents, any money luist, or fums of money, profit or produce, what sever, which they shall borhave been or may be, reserved or made payable, in or by any row on this or grant, Teafe, contract or agreement, made or to be made, by the recited and between the faid trustees, and any person or persons what-act, foever, for the ground and premisses affigued by virtue of the faid recited act, for holding the faid fish market, or any part of such ground and premisses, or from, by, or out of, any building or erection, buildings or erections, thereon erected and built, or to be erected and built, as a fecurity for fuch fum or fums of money, as the faid trustees shall have occasion to borrow, for the purposes of the said recited and this present act, to such person or persons who shall advance and lend the same, to secure the payment thereof, with such interest as shall be agreed upon, not exceeding five pounds per centum per annum; and Application of the faid trustees shall apply the money which they shall so the monies borrow, to the discharge of such debts, as have been contracted borrowed. by the faid trustees, in executing the faid recited act, and in paying to the faid William Hanington, his executors or administrators, such sum of two hundred pounds as aforesaid; and for fuch uses, intents and purposes, as the said trustees, or any number of them, are impowered by this or the said recited act, to apply such monies as might arise by such tolls and duties as aforefaid; any thing in the faid act to the contrary notwithstanding.

XIV. And be it further enacted, That so much of the said part of thererecited act, as gives allowance or liberty for the exposing to sale, cited act, with or exchanging for any other goods, any of the several kinds of respect to the fish therein described, and under the dimensions as are prohibited by the statute in the under fize, re-herein before mention. Line case the same are taken with a hook, 22Geo.2. C.49.

and 6. 21.

L14

and to not fit or capable of being preferred alive, be repeated, and the same is hereby repealed accordingly; the said recited act, or any clause, matter or thing therein contained to the contrary in any wife notwithstanding!

Penalties payable by the recited act to the poor of he paid for the future to the trustees. and to be ap. pied in put. ting out up

Trustees of the former act in execution, &c.

prentices.

Limitation of actions.

Treble costs.

XV. And he it further enacted by the authority aforefaild, That such part of the penalties which by the said recited act, are to be paid to the poor of the parish where the offence is the parish, to committed, be paid to the trustees mentioned in the faid recited act, or such person or persons as they, or any five of them. shall appoint, to the increase of the surplus of the tolls and profits thereby appropriated to the putting out of apprentices to fishermen, masters of ships, or some other person or persons employed in the fea fervice; any thing in the faid recited act to the coetrant thereof nowithstanding: and further, That all and every the truftees appointed and to be appointed under the authoraty of the faid regited act, shall and are hereby impowered act, to put this to execute this, as well as the faid recited act; and all and every the clause and clauses contained in the said recited act, shall stand in full force, except such parts thereof as are altered by this present act. XVI. Provided always, and be it further enacted by the auto

of this act, every fuch action or fuit shall be brought within fix months next after the fact committed, and not afterwards; and shall be laid or brought in the county or place where such offence shall be committed, and not elsewhere; and the defendant or defendants, in every fuch action or fuit to to be brought, General iffue. shall and may plead the general iffue, and give this act and the special matter in evidence at any trial to be had thereupon, and that the fame was done in pursuance and by the authority of this act; and if it shall appear so to have been done, or that fuch action or fuit shall be brought after the time limited for bringing the same as aforesaid, that then the jury shall find for the defendant or defendants; and upon fuch verdict, or if the plaintiff or plaintiffs shall become nonfuited, or discontinue his action, after the defendant or defendants shall have appeared; or if upon demurrer judgment shall be given against the plaintiff or plaintiffs, the defendants thall and may recover treble costs, and have such remedy for the same, as any defendant or defendants hath or have in any case by law.

thority aforefaid, That if any action or fuit shall be commented against any person or persons, for any thing done in pursuance

CAP. XL.

An all to improve, widen, and enlarge the passage over and through London Bridge.

THEREAS the passage over and through London Bridge is very dangerous and incommodious, and it is absolutely necesfary immediately to widen and enlarge the fame, and the widening and enlarging the faid bridge, and or the more of the arches thereof, will be of publick utility, of great benefit to trade and commerce, make

the navigation upon the river Thames more fafe and fecure, and greatly tend to the prefervation of the lives of his Majefty's subjects passing over and through the said bridge: and whereas in order to the same, it is necessary that the houses, edifices, and buildings on the said bridge, and some houses and edifices contiguous thereto, should be taken down and removed: may it therefore please your most excellent Majesty, that it may be enacted; and be it enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal and commons in this present parliament affembled, and by the authority of the same, That the mayor, aldermen and commons of the city of London, in common council assembled, shall with all convenient speed after. The mayor, the twenty fourth day of June one thousand several unit red and common sources for the purchasing (if the can) of impowered to all houses, tenements, edifices, erections and buildings, now purchase and flanding or being on the faid bridge, or contiguous or adjoining thereto (which do not belong to the mayor and commonalty and contigue., and citizens of London) which the faid mayor, aldermen and ous to, the commons, in common council affembled, shall judge necessary bridge, to Le taken down and removed, for the enlargement and improvement of the passage over, and the avenues leading to and from the said bridge; and that upon partment of such sum or fums of money as shall be agreed to be paid for the same, and in case no agreement shall be made for the same, on making fatisfaction in manner herein after mentioned, to all owners of, and persons interested in such houses, tenements, edifices, erections and buildings, not belonging to the faid mayor and commonalty, and citizens of London; and to the leffees and occupiers of all houses or tenements which shall be ordered or deemed necessary to be taken down, and of all ground which shall be deemed necessary to be laid to the said bridge for the enlargement thereof; the faid mayor, aldermen and commons, in common council affembled, are hereby authorized and required with all convenient speed, afterwards to cause to be taken down all fuch houses, tenements, edifices, erections and buildings, and also such houses, tenements and buildings on and contiguous to the faid bridge, which belong to the faid mayor and commonalty and citizens, as the faid mayor, aldermen and commons, in common council affembled, shall deem necessary and proper to be taken down for the purposes aforesaid; and also to cause the and to widen materials thereof to be removed and taken away, after any fuch one or more houses, tenements, edifices, erections and buildings shall be taken of the arches; down; and likewife to widen or enlarge one or more of the arches of the faid bridge, as the faid mayor, aldermen and commons, in common council affembled, shall from time to time judge necessary and direct; and this act shall be sufficient authority to indemnify them and all persons authorized by them for fo doing, as well against the said mayor and commonalty and citizens, as against the Jeirs, executors, administrators and assigns, of all and every star owners of, and all other persons interested in any such houses, buildings and ground, and the

lesses and occupiers thereof, as if the same had been sold by deed of feoffment, bargain and fale, or other affurance in the law whatfoever.

how the palfage may be rendered more fafe and comthe bridge preferved.

II. And be it further enacted by the authority aforefaid, That and to defign the faid mayor, aldermen and commons, in common council affembled, that also, from time to time, design, assign, and lay out how and in what manner, and with what materials, the pasfage over and through the said bridge shall be widened, enlargmodious, and ed, and rendered more fafe and commodious, and how the fame, and the faid bridge, may, and shall, from time to time, be preferved and kept in good repair and order, and shall make contracts, and 30 all other matters and things requifite for carrying on at 1 mu hing the purposes directed by this act to be done, and for training the same to be effectually perfected, as to them shall seem meet.

A bullustrade to be crefted the bridge;

and a passage of as feet to

III. And it is hereby further enacted by the authority aforefaid, That the passage over the said bridge shall be secured and on each fide of preserved by a proper and uniform ballustrade to be erected on each fide thereof, and that the faid passage shall be forty five feet wide, if it will admit thereof, and laid out in manner herein after-mentioned; that is to fay, The passage for carriages, horses, and other caule, shall be thirty one feet wide; and life be opened for foot-ways for passengers on each side of the said bridge, thall carriages, and be seven feet wide; and the said passage shall be made and continued fafe and commodious in all respects, by such ways, and in fuch manner, as the mayor, aldermen and commons, in common council assembled, shall order or direct.

of feven feet for foot paifingers.

Lamps to be fet up,

to be kept lighted from fun-rifing;

and a watch to guard the bridge;

IV. And be it further enacted by the authority aforesaid, That fuch convenient and fufficient number of glass lamps, of fuch fort and fashion, and put up in such parts and places of the faid bridge, as to the faid mayor, aldermen and commons of the faid city, in common council affembled, shall seem meet and expedient, shall be with all convenient speed, after the faid bridge shall be widened, enlarged and repaired, in manner as herein before is directed, erected and fixed upon proper parts or places of the faid bridge; and the same shall yearly and every year be kept lighted and burning from fun-fetting to fun-rifing fun-letting to throughout the year; and that the said mayor, aldermen and commons, in common council affembled, shall from time to time, after any houses on the said bridge shall be taken down in pursuance of this act, nominate and appoint such a number of able-bodied watchmen as they shah judge necessary and proper to be kept upon the faid bridge, for the fafety and protection of persons passing over the same, which watchmen so to be appointed, shall be subject to such rules, orders and directions. as shall from time to time be made by the said mayor, aldermen and commons, in common council affembled, and removeable to be defrayed at their will and pleasure, and the expence of buying and erecting of such lamps or lights, and also the yearly charges of supplying, maintaining and repairing the same, and the charges

out of the budge elt ite.

and

and expences of watching the faid bridge, shall be borne and paid out of the estate and revenues belonging to the said bridge.

V. And be it enacted by the authority aforesaid, That if any Penalty of person or persons shall, from and after the erecting and placing breaking, &c. the faid lamps, wilfully or maliciously break, throw down, or extinguish any lamp that shall be set up to light the said bridge, or wilfully damage the posts, irons, or other furniture thereof, every person so offending therein, and being thereof convicted by the oath of one or more witness or witnesses, before one or more justice or justices of the peace for the city of London, or the borough of Southwark, or the county of Surry, as the case may happen, shall be subject to such pains, penalties and forfeitures, as are inflicted by an act of the seventeenth year, during a resent the same as in-Majesty, intituled, An act for making more effective. Justin for sucted by act 17 Geo. 2. C. 29. enlightening the streets of the city of London.

VI. And for the preventing wilful and malicious damaging or destroying the said bridge, or any part thereof, or hindering or interrupting the repairing thereof, or the widening and enlarging the passage over and through the same; be it enacted by the authority aforesaid, That if any person or persons shall Destroying, unlawfully, wilfully, and maliciously blow up, pull down or &c. the destroy the said bridge, or any part therefif, or remove, destroy bridge, or any of the works, or take away, any works which now do er shall belong thereto, telony. or in any wife direct or procure the fame to be done, whereby the faid bridge or the works thereof shall be damaged, or the lives of passengers endangered, every such offender or offenders. being lawfully convicted thereof, thall be adjudged guilty of felony, and shall suffer as a felon.

VII. And be it enacted by the authority aforesaid, That all Materials of timber, stones, bricks, tiles, slates, planks, iron, lead, glass, the buildings and all other materials belonging or appertaining to the several vested in the houses or tenements, edifices and buildings, that shall be taken city, and to be down by virtue of this act, shall be, and the same are hereby applied as vested in the mayor and commonalty, and citizens of the said herein directcity of London; and the faid mayor, aldermen and commons, in common council affembled, are hereby required with all convenient speed, after any such houses or buildings shall be taken down, to cause such timber, stones, bricks, tiles, slates, planks, iron, lead, glass, or other materials, to be removed from off the premisses, and to use and employ such thereof as they shall fee fitting towards the widening, enlarging, and rendering more commodious the passage over the said bridge, and under the same, and what thereof shall afterwards remain, shall either be employed towards' reparation of the other estates belonging to the faid bridge-house, or else shall be sold and disposed of for as much money as can be had or gotten for the same, as they shall from time to time deem best; and the money arising by and from the sale of such part thereof as shall be sold, shall go and be applied to and for the pyrpoles of this act.

VIII. And whereas it ana) happen that some persons or bodies politick, corporate or collegiate, feoffecs in truft, fames covert, or others,

17 Geo.2.C.29.

Bodies politick, &c truftees, and others impow ered to fell m any of the egniplud

who are feifed of some bouses, edifices or grounds, which may be neceffory to be pulled down or purchased, and set out or assigned, for widening and enlarging the puffage over the fuid bridge, or the avenues thereto, as aforefaid, muy be willing to treat and agree to fell juch houses, edifices and grounds, to perfect so useful and necessity a work, but are incapable of felling, granting, or conveying the same; be it therefore enacted by the authority aforefaid, That it shall and may be lawful to and for all bodies politick, corporate or collegiate, corporations aggregate or fole, and all feoffees in trust, executors, administrators, guardians, or other trustees ther property whomsoever, and for all temes covert, and every other person and persons whomsoever, who are or shall be se ted, possessed of, or in the cold sin, any such houses, edifices, tenements or ground, to fell and convey all or any fuch houses, edinces, tenements and ground, or any part thereof, and all their effates, rights, titles and interests whatsoever, of, in, and to the same, to the faid mayor and commonalty, and citizens, and their fuccessors. or to fuch persons, and their heirs for ever, as the said mayor, aldermen and commons, in common conneil affembled, shall direct, in trust for the faid mayor and commonalty and citizens, and their fuccessors, for the purposes in this act contained, and that all contracts, agreements, fales and conveyances, which shall be so made by virtue and in pursuance of this act as aforefaid, shall without any fine or fines, recovery or recoveries, or other conveyance or affurance in the law whatfoever, be good, valid and effectual, to all intents and purpofes; any law, statute, ulage, or any other matter or thing whatioever to the contrary thereof in any wife notwithstanding: and that all such perions are and thall be hereby indemnified for what they thall do by virtue of oi in pursuance of this act. IX. And be it further enacted by the authority aforesaid,

Where any perions shall refuie to treat, or are prevented from treating, &c.

That if any body politick, corporate or collegiate, corporations aggregate or fole, temes covert, or other perion or persons whatfoever, in and by this act impowered and qualified to contract, fell, convey and dispose of, any part of the premisses for the purposes herein before-mentioned, shall ref se to treat and agree as aforelaid, or by reason of absence shall be prevented from treating and agreeing, or shall decline or reture to fell, convey and dispose of, the premisses, whereof, wherein, or whereunto, they respectively shall be so sessed, possessed, interested, or insitled, as aforefaid, or their respective rights, tilles, claims of interests, to, in or upon the same, or any part thereof, unto the faid mayor and commonalty, and citizens, and their fucceffors, of such persons as the said mayor, aldermen and commons, in common council affembled, shall appoint, for the purpoles, and according to the tenor, true intent and meaning of this present make out a ti-act, or shall not pro luce or make out a clear title to the premisfes they are in possession of, or to the interest they claim thereto, to the fatisfaction of the court of mayor and aldermen of the city of London, it shall and may be lawful to and for the faid fummoning a court, and they are hereby impowered and authorized to issue

or shall not tle, the court ot aldermen to illue a pre Expt for the **j**\$1 y .

a warrant or warrants, precept or precepts, to the sheriffs of the faid city of London, or to the bailiff of the borough of Southwark, as the case shall require, who are, and every of them is, hereby authorized, directed and required accordingly, to impanel and return a competent number of substantial difinterested persons, qualified to serve on juries, and not less than fortyeight; and out of such persons so to be impanelled, summoned and returned, a jury of twelve persons shall be drawn by some person by the said court of mayor and aldermen to be appointed, in such manner as juries for the trial of issues joined in his Majesty's courts at Westminster, by an act made in the third year of the reign of his present Majesty, intituled, An act for the better who are to be regulation of juries, are directed to be drawn; white the form of 3 Geo.2.c. 25. to be impanelled, summoned and returned, as in sesaid, are directs. hereby required to come and appear before the faid court of mayor and aldermen, if the premisses in dispute he in London, at fuch time and place as in fuch warrant or warrants, precept or precepts, shall be directed and appointed, and to attend there, from day to day, until discharged by the said court; and if the premisses lie in the county of Surry, before the justices of the borough of Southwark, at some general quarter sessions of the peace to be held for the said borough, or some adjournment thereof; and all persons concerned shall have their lawful challenges (but not challenge the array of the panel) against any of Jury may be the faid jurymen when they come to be fworn; and the faid Court may court of mayor and aldermen, or justices, as aforesaid, are here-fummon and by respectively authorized and impowered, by precept or order, examine witfrom time to time, as occasion shall require, to call before them nesses on oath, all and every person and persons whomsoever, who shall be thought necessary to be examined as witnesses before them, and to examine them on their oath or oaths touching and concerning the premisses; and the said court of mayor and aldermen, and direct the and justices, as aforesaid respectively, if they think fit, shall and jury to view may likewise authorize the said jury to view the place or places, the places in or matters in question, in such manner as they shall direct; and question, &c. the faid court of mayor and aldermen, or justices, as aforesaid. shall have power to adjourn such meeting from day to day, as occasion shall require; and such jury, witnesses and parties, shall attend until all fuch affairs for which they were summoned shall be concluded: and the faid jury, upon their oaths, shall enquire Jury to affefs of the value of fuch houses, ground, tenements, edifices, erec- the value. tions and buildings, which shall be necessary to be purchased, and of the respective estate and interest of every person seised or possessed of, or interested therein, or in any part thereof; and fuch jury shall affess the sum and sums to be paid to every such perion or persons for the purchase of such their estates and interests which shall be necessary to be so purchased; and the said court of mayor and aldermen, or justices, as aforesaid, shall and may respectively give judgment for such sum and sums of money and the court fo to be affested; which find verdict or verdicts, and the faid to give final judgment, decree and determination thereon (notice in writing judgment.

being

Previous hotice to be gi**yen** to the parties interefted.

Verdict of the jury, and judgccedings of the court, to . be figned and fealed by the mayor, and recorded.

the same deemed good evidence.

Upon payment of the purchase money, conveyance to be executed of the premiss, in fruit for the city.

being given to the person or persons interested, at least fourteen days before the time of such affestment, declaring the time and place of the meeting of the faid court of mayor and aldermen. or justices as aforesaid, and jury, by leaving such notice at the dwelling-house of such person or persons, or at his, her or their usual place or places of abode, or with some tenant or occupier of some of the said houses, ground, tenements, edifices, erections or buildings, intended to be valued and affeffed, in case fuch party cannot otherwise be found out, to be served with fuch notice) shall be binding and conclusive to all intents and purposes whatsoever, as well against the King's majesty, his heira and successors and all and every other person and persons, bodies ponition and corporate, claiming any estate, right, title, trust, use or interest in, to or out of the same, either in possession, reversion, remainder or expectancy, as well infants, and issue unborn, lunaticks, ideots, and femes covert, and persons under any other legal incapacity or disability, and all other cestui que trusts, his, her and their heirs, successors, executors and administrators, as against all other persons whomsoever; and the faid verdicts, judgments and decrees, and all other proceedings ment and pro. of the faid court of mayor and aldermen, or justices as aforefaid. and juries, so to be made, given and pronounced as aforefaid. shall be fairly written on parchment, and signed and sealed by the said mayor for the time being; and such verdicts, judgments and decrees, and other proceedings, as relate to, or concern houses, grounds, tenements, edifices, erections and buildings in London, shall be entered in the town clerk's office of the city of London; and fuch as relate to or concern any houses, grounds, tenements, edifices, erections or buildings in the county of Surry, shall be transmitted to the clerk of the peace of the faid county, and kept amongst the records of the quarter-sessions of the faid county; and the faid verdicts, judgments and decrees, and all other proceedings, shall be deemed and taken to Copies may be be records to all intents and purposes whatsoever; and the same, taken thereof; or some copy thereof, shall be deemed and taken to be good and effectual evidence and proof in any court or courts of law or equity whatfoever, and all perfons may have recourse to the same gratis, and take copies thereof, paying for every copy not exceeding two hundred words, fixpence; and so proportionably for any greater or leffer number of words. X. And it is hereby further enacted and declared, That up-

on payment of such sum or sums of money so to be affessed and decreed as aforefaid, the person or persons to whom the same shall be so assessed and decreed for the purchase of the houses, tenements and hereditaments, or for the purchase of an estate or interest therein, shall make and execute, or procure to be made and executed, good, valid and legal conveyances and affurances in the law, to the faid mayor and commonalty and citizens of the said city, or to any person or persons whom the said mayor, aldermen and commons, in common council affembled, shall direct and appoint, and their heirs, in trust, for the said mayor

mayor and commonalty, and citizens of the faid city, of such houses, ground, tenements, edifices, erections and buildings, or of fuch estate or interest, for which such sum or sums of money shall be so awarded; and shall procure all necessary parties to execute such conveyances, assignments and assurances, and shall do all acts, matters and things, necessary or requisite to make a clear, good and perfect title to fuch premisses, to the said mayor and commonalty and citizens of the faid city, and fuch conveyances, assignments and assurances, shall contain all such reasonable and usual covenants as shall, on the part of the said mayor and commonalty and citizens, be required; and in case such person or persons to whom any such sum or sums shall be so awarded or due as aforesaid, shall not be able to evidence their title to the premisses, to the said mayor, aldermen and com- Where a good mons in common council affembled, and to make or procure to title cannot be be made, good, valid and legal conveyances thereof to the faid made out, or mayor and commonalty and citizens, or to such person or per-ance execufons as the faid mayor, aldermen and commons in common ted, &c. council affembled, shall appoint, or shall refuse so to do, being thereto required, and such sum or sums so affessed and awarded, or due as aforesaid, being produced and tendered to be paid to them, on their making such title, and executing, and procuring to be executed, such conveyances, assignments or assurances as aforefaid, or if in case such person or persons, to whom such or the parties fum or fums of money shall be so affessed or due as aforesaid, cannot are not to be be found in the city or county where the houses, ground, tene-found, &c. ments, edifices, erections and buildings, for which the fums shall be so affessed and awarded, or are due, lie, or in case that by reason of disputes depending in any court of law or equity, or for defect of evidence, it shall not appear to the said mayor, aldermen and commons of the faid city, in common council assembled, what person or persons is or are intitled; or or mortgagee if any mortgagee shall refuse to take in his or her mortgage mo- shall refuse to ney due on the premisses, after notice given to him or her for take his mostthat purpose as herein before is provided; that then, and in all gage money, and every such case and cases, it shall and may be lawful to and for the faid court of mayor and aldermen to order the fum or fums to affested and awarded as aforefaid, as the value of, and purchase money for, such houses, ground, tenements, edifices, court may pay erections and buildings, or as shall be due on any such mort-the money ingage, to be paid into the bank of England, for the use of the to the bank. parties interested in the said premisses, to be paid to them, and every of them, according to their respective estates and interests in the faid premisses, as the faid court of mayor and aldermen shall, by an order to be made by them, direct; and the cashier or cashiers of the bank of England, who shall receive such tum Receipt to be and fums, is and are hereby required to give a receipt or re-given for the ceipts for fuch fum or fums, mentioning and specifying for what same, specifypremisses, and for what use the same is and are received, to such premisses and person as shall pay such sum or sums into the bank of England uses, which

as aforefuld; which receipt or receipts shall be entered on re- are to be regicoid, itered;

Premisses thereupon to vest in the city abiolutely.

Court, at the party interested, may order the Burchafemoney to be publick funds in trust :

and the perfons intided to the n elne profits, to re cover the interest of pur chaie-money.

Court of aldermen to on the bank lor that pur-

cord, and registered in such place, and in such manner, as the faid verdict, judgment and other proceedings, are herein before required to be kept; and immediately on such payment and registry, all the estate, right, title, interest, use, trust, property, claim and demand in law and equity, of the person or persons for whose use the same was paid, in, to and out of such houses. ground, tenements, edifices, erections and buildings, shall vest in the faid mayor and commonalty and citizens, and they shall be deemed in law to be in the actual possession thereof, to all intents and purposes, as fully and effectually as if every person having any estate in the said premisses had actually conveyed the fame by leafe and release, bargain and fale involled, feoffment with livery and feifin, fine and recovery, or any other legal conveyance whatfoever, and fuch payment shall not only bar all right, title, interest, claim and demand, of the person and pertons to whole use such payment was made, but also shall extend to, and be deemed and confirmed to bar the dower and dowers of the wife and wives of fuch person or persons, and all citates tail in reversion or remainder, against the issue and issues of such person and persons, and every person claiming under them, as effectually as a fine or recovery would do, or would have done, if levied or suffered by the proper parties in due form of law.

XI. Provided always, That it shall and may be lawful to and petition of the for the faid court of mayor and aldermen, after such payment into the bank, and registry as aforefaid, at the petition of any person or persons interested in such houses, ground, tenements, edifices, erections and buildings, or the monics to paid into the invested in the bank for the purchase thereof, or in respect of any right or interest therein, to place out or invest, or cause to be placed out or invested, such sum or sums of money, or any part thereof, in some of the publick funds, or on government securities, at interest, in the name of any person or persons, authorized and appointed by the faid court of mayor and aldermen for that purpose, in trust, to transfer and assign the same to such person or persons to whom the money so paid in shall belong, on their executing proper conveyances thereof, and in the mean time in trust to pay the interests and dividends arising therefrom, to fuch person or persons who was or were in possession of the faid premisses, at the time of the faid payment into the bank

XII. Provided always, and it is hereby enacted, That all and every person and persons, who would be intitled to recover the melne profits of the premisses, against the person or persons in pollellion, in case the same had not been so conveyed to the faid mayor and commonalty and citizens, or by their directions as aforelaid, thall be intitled to recover the fum or fums arifing. or to arise from such interest and dividend as aforesaid, by action of debt against the person or persons who shall receive the same; and the faid court of mayor and aldermen are hereby impowered and authorized to make such order as aforelaid, on the makean order bank, for the payment of such sum or lums of money, or any part thereof, as thall be necessary, in order to their being so invested in publick securities; and the said mayor and common-pose, on which alty and citizens, shall be quieted in the possession of the houses, they are to be ground, tenements, edifices, erections and buildings, for which their pofferflich money shall be so paid as aforesaid, and shall not be an- sion. fwerable or accountable in any court of law or equity, for the money to be so deposited and placed out as aforesaid, any otherwife than according to the tenor, purport, and true meaning of

XIII. And be it further enacted by the authority aforesaid, Mortgagee on That every mortgagee and mortgagees of any houses, lands, to- fix months nements and hereditaments, which shall be purchased in pur- notice, fuance of this act, his, her and their heirs, executors, administrators or assigns, on having fix months notice in writing given to him, her or them, from the said mayor, aldermen and commons in common council affembled, or any person authorized by them, that they will pay off and discharge the principal and interest money, which at the expiration of the said six months shall be due on any such mortgage, shall at the end of the said fix months, after every such notice, on payment or tender of the is to assign principal and interest money, which shall be then due, convey over the preand assign his, her and their respective estates and interests, in der or payand to the said mortgaged premisses, to the said mayor and com-ment. monalty and citizens, or such person or persons, as the said mayor, aldermen and commons, in common council affembled, shall appoint, in trust for the said mayor, and commonalty and citizens, and their successors; and if any such mortgagee or mortgagees, his, her or their heirs, executors, administrators or assigns, shall refuse so to do, then all interest on every such On his refusal,

fuch notice given as aforefaid, shall cease and determine. XIV. And be it further enacted by the authority aforesaid, After pur. That in case the said mayor, aldermen and commons of the said chase made, city of London, in common council affembled, or any person tenants to deauthorized by them, shall, after any houses or tenements shall liver up posterbe purchased by them, in pursuance of this act, give twelve from within a months notice in writing, to the tenants or occupiers of any such notice. houses or tenements, which shall be so purchased, who shall have no greater interest therein respectively, than as tenants at will, or as lessees by parole for a year, or from year to year, to quit or deliver up the possession of such houses or tenements, at the expiration of such twelve months, then every such tenants or occupiers shall, at the end of the said twelve months, after every fuch notice, peaceably and quietly deliver up the possession of the premisses, so by him, her or them respectively occupied, to the person or persons who shall be appointed by the said mayor, aldermen and commons, in common council affembled, to take possession thereof; and if any person so in possession thereof, shall refuse to give up the possession thereof, at the expiration of such twelve months, after every such notice as aforesaid, it shall be lawful for the faid court of mayor and aldermen, from time to time, to issue a precept or precepts to the sheaffs of the city of Vol. XXI. M m London.

mortgage, from the expiration of the faid fix months, after any interest to

Anno vicelime nono Georgia H. Caro.

On refulal. the sheriff to take possesfion,

Landon, if the premises shall be within the said kity, and if in court to slide, the county of Surry, to the bailiff of the borough of Southwark, a precept to to cause possession thereof to be delivered to such person or perfons, who shall be in such precept or precepts nominated to receive the same: and the sheriffs of the said city of London, if the premisses shall be within the said city, and if within the county of Surry, the bailiff of the borough of Southwark, are hereby respectively required to deliver possession according to such said precept or precepts, of the premisses therein mentioned, and to levy such costs as shall accrue by means of the issuing and execution of every such precept or precepts, by distress and salesof the goods and chattels of any person or persons, who shall neglect or refuse to pay the same.

and levy the charges.

Court may fine the theriff, his deputy or officer, jury making default;

XV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the said court of mayor and aldermen, or justices as aforesaid, from time to time, to impose any reasonable fine, not exceeding the sum of ten pounds, on and witnesses, any sheriff or sheriffs, or their deputy or deputies, bailiffs or agents respectively, who shall make any default in the premisses, and on any persons who shall be summoned and returned on any Tuch jury or juries, who shall not appear, and also on any witness or witnesses who shall not attend, or who shall attend and refuse to be sworn, or who being sworn shall refuse to give evidence, and on any person summoned and returned on such jury or juries, who shall refuse to be sworn on any such jury or juries, or being sworn thereon shall not give his or their verdict, or shall in any other manner wilfully neglect his or their duty, in or touching the premisses, contrary to the true intent and meaning of this act, and from time to time to levy such fine or fines, by order of the faid court of mayor and aldermen, or justices as aforesaid, as the case may require, by distress and sale of the offenders goods, together with the reasonable charges of every stress and sales such distress and sale, returning the overplus, if any, to the owner; and all fuch fines which shall so be recovered and received, shall be applied towards the purposes of this act.

and levy the fame by ai

Purchase moother melluiect to like ules.

XVI. And it is hereby further enacted and declared by the ney to be paid authority aforesaid, That the principal money arising from the to the nominee fale of any houses, edifices, lands, tenements and hereditain trust, and to ments, which shall be purchased for the purposes contained in be re-invested this ask of any holy corrected as collected as a contained in in purchase of this act, of any body corporate or collegiate, corporation aggregate or fole, feoffees in trust, guardians, committees or other ages, &c. sub-trustees, or from any feme coverts, shall be paid to such persons as they shall respectively nominate to receive the same, in trust, with all convenient speed, to be reinvested in the purchase of other melfuages, lands, tenements and hereditaments, to be conveyed and fettled to and upon, and subject to the like uses, trusts, limitations, remainders and contingencies, as the houses, edifices, lands, tenements and hereditaments, which shall be purchaled from them respectively, by the said mayor, commonalty and citizens as aforefaid, were respectively settled, limited or assured, at the time of such the purchasing of the same, or for many

many thereof, as at the time of making such conveyances and settlements shall be existing, and capable of taking effect.

XVII. And to the intent the paffage over the faid bridge may always be kept open and rendered more fafe and commodious. and be clear of all buildings (except as herein is mentioned) be it further enacted by the authority aforesaid, That after the After the houses and tenements intended as aforefaid to be taken down, houses on the shall be taken down, the ground and soil on which the same bridge are now stand, shall lie open, and be deemed and used as a common taken down, now stand, shall lie open, and be deemed and used as a common the ground to and publick highway for ever; and that no house or other building be laid open. shall be erected on the said bridge (except such gates and tollhouses as are herein provided and directed) and that all carriages and carriages palling over the faid bridge from London shall go on the east side passing over passing over the laid bridge from London, thereof as near as may be, and that all carriages passing over from London, to go on the the faid bridge to London shall go on the west side thereof as near east side; and as may be; and that no coachinan or driver shall stand or ply to London to for hire with any coach or other earnage whatloever upon the go on the west faid bridge, or leave any empty coach or carriage there; and lide. that no carman, carter, drayman or driver of any carriage what to ply for hire fever, shall wilfully remain with any cart, carr, dray, wag-to-the bridge; gon or other carriage whatsoever on the said bridge, longer than shall be necessary for going over the same, or leave any empty cart, dray or other carriage upon the faid bridge; and nor rubbish, that no person shall put any filth, dung, ashes or rubbish on the &c. to be faid bridge, or do any act which may be an annoyance there; Offender in and if any coachman, carman, carter, drayman, waggoner or either case, to driver, shall offend herein, or any person shall annoy any part be carried beof the said bridge by putting or leaving any filth, dung, ashes fore a justice, or rubbish there or otherwise, it shall and may be lawful for any person or persons to apprehend and take, or cause to be apprehended and taken, every such person or persons so offending before the said mayor of the city of London, or some other justice of the peace for the faid city, or before some justice of the peace for the borough of Southwark, or for the county of Surry; and every fuch offender being of any of the faid offences convicted by the oath of one or more credible witness or witnesses, before the mayor or any other fuch justice, or by his or her confession, shall for every such offence forfeit and pay a sum not exceeding twenty shillings, nor less than two shillings and six pence; to go and be applied between the parties informing against, and Fine to go to apprehending every fuch offender and offenders, as the mayor or the informer -justice before whom the party or parties offending shall be con-and apprevicted, shall direct; and in default of immediate payment there-nender. of, the offender or offenders shall be committed by the mayor ment offender. or justice before whom he, she or they were convicted, if in Lon-to be comden, to the London workhouse, and if in the county of Surry, mitted. to a house of correction for the said county, there to be kept to hard labour for any time not exceeding three days, as the mayor or such justice shall think fit to order, or until he, she or they shall have paid the money directed by the mayor or such justice to be paid.

M m 2

XVIII. And

. XVIII. And for a smuch as by the taking doubt of the bouses and buildings which are now flanding upon London Bridge, or near adjoining thereto, the rector of the united parishes of Saint Magnus and Saint Margaret's, New Fish-street, London, will be deprived of recovering the tithes belonging to him, and which are now charged on such of the houses on London Bridge, as are in the said parish of Saint Magnus; and the rector of the parish of Saint Olave, Southwark, will be deprived of the customary payments in lieu of tithes which are now charged on or payable by the occupiers of such of the said houses and buildings now standing on London Bridge, as are in the said parish of Saint Olave, Southwark: and whereas there are emduments yearly arising from surplice sees and Easter offerings to the rector of the said united parishes of Saint Magnus and Saint Margaret, New Fish street, and to the rector of the said parish of Saint Olave, from the occupiers of such houses on London Bridge, as are in the faid respective parishes; be it therefore enacted by the au-After pulling thorics aforesid, That immediately after the pulling down any houses, buildings or tenements, on or contiguous to the said bridge, which are in the faid parish of Saint Magnus, under the Authority of this act, all tithes now payable to the rector of the payments de faid united parishes of Saint Magnus and Saint Margaret, New Fish-street, from any such houses, buildings or tenements, shall to be charged be for ever charged on all and fingular the lands, tenements and hereditaments, belonging or in the account of the bridge house of the city of London, and that immediately after the pulling down any houses, buildings or tenements, on or contiguous to the faid bridge, which are in the faid parish of Saint Olave, Southquark, under the authority of this act, all customary payments in heu of tithes now payable to the rector of Saint Olave in Southwark, from any fuch houses, buildings or tenements, on or near the faid bridge, which shall be so pulled down, or the occupiers thereof, shall likewise for ever be charged upon all and fingular the faid lands, tenements and hereditaments belonging to or in the account of the bridge-house estate of the said city of London; and that all sums of money payable as aforesaid, for or in lieu of tithes, shall be paid to the rectors of the said parishes paidhalf-year- of Saint Magnus and Saint Margaret, New Fift-street, and Saint ly, and free of Olave in Southwark respectively, for the time being, for ever, clear of all taxes and deductions by the faid mayor, commonalty and citizens of the faid city of London, or fuch person or persons as the said mayor, aldermen and commons, in common souncil assembled, shall appoint, out of the rents and profits of the said bridge-house citates, at the two most usual feasts; that is to fay, the annunciation of the bleffed Virgin Mary, and the feast of Saint Michael the archangel, by equal payments in every year; the first payment thereof to begin and commence on such of the feast days as shall first happen after the pulling down any 91. 158. 1d. to of fuch houses or tenements; and that the yearly sum of seven be paid yearly pounds fifteen shillings and one penny, shall be likewise paid as

aforesaid, out of the said bridge-house estate to the reverend

down the houses, the tithes and cult mary (from thence, on the bridge house lands.

Tithes to be taxes.

to rector of Saint Magnus master Robert Gibson, Guring the time he shall continue rector and Saint

of the faid parishes of Saint Magnus and Saint Margaret, from Margaret, in and immediately after the pulling down the faid houses, in lieu lieu of surof furplice fees and Eafter offerings, clear of taxes; and the Eafter offeryearly fum of four pounds eleven shillings and four pence, shallings; and 41. likewise be paid out of the said bridge-house estate to the reve-us 4d. to rend master Simon Hughes rector of the said parish of Saint the rector of Olave, in lieu of furplice fees and Easter offerings, clear of all Saint Olave. taxes, during such time as he shall continue rector of the said

parish of Saint Olave.

XIX. And whereas by means of pulling down and taking away the hothe upon the faid bridge, and contiguous thereto, a great deficiency will bappen in the poor's rates of the said parishes of Saint Magnus and Saint Olave's, and the land tax heretofore affeffed upon account of fuch houses, must be raised and paid by the owners and occupiers of fuch houses and lands who shall remain in the said parishes, unless some provision be made by this act for the future payment of the same; be it therefore enacted by the authority aforefail. That fuch City to make there and proportion which any house or houses (now standing good out of the on the faid bridge, or contiguous thereto, and which shall here-bridge estate, after be pulled down and taken away from the same) used to the deficiency contribute and pay, or be charged towards the quota of the land thes and land tax affelfed upon the faid parishes, shall from and after the pull-tax, occasioning down of such house and houses, be for ever paid to the col-ed by pulling lector or collectors authorized to receive the same, by the mayor, down the commonalty and citizens of the said city of London, out of the revenues and estate belonging to the faid bridge; and that there shall likewise be paid by the said mayor, commonalty and citizens, out of the faid revenues and estates, to the overseers of the poor of the said parishes of Saint Magnus and Saint Olave's respectively, for the time being, towards the relief of the poor of the faid parishes yearly and every year, all such sum and sums of money as the faid parishes shall be chargeable with on account of any person or persons who already have gained or hereaster shall gain any fettlement, or become chargeable in the faid parishes, or either of them, on account of such part of the said parishes wherein the houses which shall be pulled down by virtue of this

XX. And whereas by an all made in the tenth year of the reign 10Geo 2. C.18. of his present Majesty, intituled, An act for rebuilding the church of the parish of Saint Olave in the city of London, and in the borough of Southwark, in the county of Surry, all lands, houses, tenements and hereditaments, within the faid parish, were charged, and are still chargeable, with affessments to be made thereon, not exceeding fix pence in the pound in any one year, of the yearly rent of fuch lands, houses, tenements and hereditaments, as the same should be ascertained and rated by the land tax, payable for the same; two third parts of which affessments were to be paid by the landlards or owners, and the other third part was to be paid by the tenants or occupiers of fuch lands, houses, tenements and hereditaments; for and towards the expense of rebuilding the said parish church, and until the same should be finished; and whereas the said parish church is

not yet finished; and there remain several debts unpaid, which bave been contracted by the faid parish, on account of the rebuilding the faid church, which the ford parish is now charged with, and liable to pay : and whereas several of the houses charged and chargeable with the faid affeficient, will be taken down, and the ground whereon they stand will be applied to the use of the said bridge, whereby the said parish of Saint Olave will lose the assossments charged and chargeable thereon; be it therefore enacted by the authority aforefaid, That the faid mayor and commonalty and citizens of the faid city of London, shall out of the rents of the said bridge-hobse chate to the partin pay or cause to be paid, to the churchwardens of the said paiss. of Saint Olave, all such rates and sums of money as might or would be chargeable upon the faid houses so to be taken down in pursuance of the said act, as if the said houses were standing.

and also the rates chargeable thereon,

Refervation of rights to the proprietors of the Bridge water-works.

XXI. Provided always, and it is hereby further enacted by the authority aforesaid, That nothing in this present act contained shall extend, or be construed, deemed or taken to extend. to impowef the faid mayor, aldermen and commons of the faid city, in common council assembled, to remove or alter any of the archestunder the faid bridge, or any engines fixed up there-In, which now belong to the proprietors of the London Bridge water-works, or to take away any right which the said proprietors of the faid London Bridge water-works now have to the use or enjoyment of any of the arches of the faid bridge, by grant or leafe from the faid mayor and commonalty and citizens of London, for raising water therefrom.

If the city shall remove any of the water pipes,

the pr prictors may lay down others, where agreed On !

XXII. Provided further, and it is hereby also enacted, That if for the enlarging or altering the said bridge, or any of the arches thereof, in pursuance of this act, the said mayor, aldermen and commons, in common council affembled, shall cause to be amoved, or taken away, any of the leaden pipes which belong to the said proprietors of the said London Bridge waterworks, and now lie on, or contiguous to the faid bridge, for conveying water from their water-works, then and in such case, the faid proprietors of the faid London Bridge water-works shall have liberty, and they are hereby authorized, at all times then after, at their costs, to place or lay down, in lieu of such pipes, which shall be so amoved or taken away, other lead or iton pipes upon and over such part and parts of the said bridge, and contiguous thereto, as shall be agreed on between them and the faid mayor, aldermen and commons, in common council asfembled; and that until the pipes which now lie on, or conti-. guous to the faid bridge, shall be amoved or taken away, the faid proprietors of the faid London Bridge water-works are hereby authorized, from time to time, as occasion shall require, and repair the to repair or amend the fame; and after the amoval or taking away any of the leaden pipes now lying on, or contiguous to the faid bridge, from time to time, to amend or repair as oceasion shall require, all other lead or iron pipes which shall then after be placed or laid down on, or contiguous to the faid bridge, by the proprietors of the faid London Bridge water-works, with

faine,

the approbation of the faid mayor, aldermen, and commons, in common council affembled, so as by the doing thereof the faid bridge, or any of the arches thereof, be not prejudiced, and so as the proprietors of the said London Bridge water-works for the time being do and shall, at all times hereafter, make good so as they all damage which shall at any times be done to the faid bridge, make good or the navement thereon, or any of the arches thereof, by the damages. or the pavement thereon, or any of the arches thereof, by the taking up, laying down or repairing, any of such pipe or pipes, and forthwith after any fuch damage shall at any time be done.

1746.

XXIII. And for preventing any damage to the London Bridge If in altering water-works, be it further enacted by the authority aforesaid, the piers, a deficiency of That if it shall be found necessary to take down or alter any of water for the the piers of the faid bridge, in order to enlarge any of the arches water-works thereof, and thereby the raising of water by the said works shall shall ensue, be prejudiced; that then and in every fuch case the said mayor, aldermen and commons of the faid city, in common council a body of waaffembled, shall, and they are hereby required on complaint and ter for that proof of such damage, to stop or pen up, or cause to be stopped purpose to be or pent up, a like body of water as shall be discharged by the pent up. taking down or altering any of the said piers, for the use of the proprietors of the faid water-works.

LXXIV. And forasmuch as the widening and enlarging the passage over and through the faid bridge before mentioned, and the purchaling fuch houses, edifices and ground as aforesaid, and the making satis-· faction herein before directed, will be attended with confiderable charge and expense; be it therefore enacted by the authority aforesaid, That from and after the said twenty fourth day of June Additional there shall be due and paid to the receiver or receivers, col- toll to be paid lector or collectors to be nominated and appointed as herein after by carriages and hories is mentioned, for pontage, or in the nature of a toll, for passing passing over over the faid bridge, over and above the toll now paid and pay- the bridge. able for loaded waggons, carts, drays and carriages passing over the faid bridge, the following fums of money (that is to fay).

For every horse drawing any coach, chariot, hearse, berlin, The tolls. landau, calash, chaife or chair, over the said bridge, the sum of one halfpenny.

· And for every such coach, chariot, hearse, berlin, landau, calash, chaise or chair, one penny.

And for every home not drawing, passing over the said bridge, one halfpenny.

XXV. Provided always, That no hackney coach which shall Hackney pass over the said bridge empty, or the horses drawing the same, conchesempshall pay any toll whatsoever; nor shall any horse or any coach to, exempted, or carriage whatsoever pay more than once a day for passing over paid but once the said beidge, which said respective forms of more than once the said bridge: which said respective sums of money shall and a day, which may be demanded and taken in the name of pontage, or as a are vefted in toll or duty; and the monies to be raifed thereby, and all other the city; monies to be received by authority of this act, are hereby vested in the said mayor and commonalty and citizens of the said city

of London, and their successors y and the same and every part

and may be levied by di-

thereof shall be paid, applied, disposed of and assigned to and for the feveral uses, intents and purposes, and in such manner as is herein-mentioned and directed; and the faid mayor, aldermen and commons, in common council assembled, or such persons as they shall depute, are hereby impowered to levy the toll or duty hereby required to be paid, upon any person or persons who shall, after demand thereof made, neglect or refuse to pay the same as aforesaid, or to deny or hinder any passage over the faid bridge, until payment thereof; which said toll or duty shall or may be levied by diffress of any horse or horses, or carriage stress and sale. upon which such toll or duty is by this act imposed, or upon any other of the goods and chattels of such person or persons as ought to pay the same; and all such horses or goods may be detained till fuch toll or duty, with the reasonable charges of such distress, shall be paid; and it shall be lawful for the person or persons so distraining, after the space of four days after fuch diffress made and taken, to sell such horse or horses, or other goods or chattels so distrained, for payment of the faid toll or duty, rendering to the owner or owners thereof ne overplus upon demand, after satisfaction of the said toll or duty, and the reasonable charges in or about making such dis stress, detaining, keeping and selling the same, shall be deducted and paid.

Gates and tollerceted on or near the bridge.

XXVI. And be it enacted by the authority aforesaid, That. houses may be the faid mayor, aldermen and commons, in common council assembled, or such person or persons as they shall appoint, shall and may crect or cause to be erected a gate or gates, and also a toll-house or toll-houses, upon, in or near the said bridge.

XXVII. And be it further enacted by the authority aforefaid, That from and after the said twenty sourth day of June one thousand seven hundred and fifty six there shall be due and paid to the receiver or receivers, collector or collectors, who shall be appointed by the said mayor, aldermen and commons, in common council affembled, by the owner or owners of every hoy, paid his loaded barge, vessel, lighter, or other craft having any goods on board,

Tolls to be under the bridge,

vessels passing every time any such hoy, barge, vessel, lighter or other craft shall pass through any of the arches of the said bridge, the se-

veral tolls or fums of money following (that is to fay)

The tolls.

For every hoy, barge, vessel, lighter or other craft having any goods on board not exceeding five tons burthen, the fum of two pence.

For every such hoy, barge, vessel, lighter or other crast not exceeding ten tons, the fum of three pence.

For every such hoy, barge, vessel, lighter or other craft not exceeding twenty five tons, fix pence.

And for every fuch hoy, barge, vessel, lighter or other craft above the burthen of twenty five tons, one shilling.

Save and except out of such tolls 21 such crasts as shall be

loaded

loaded only with firaw, manure, dung, compost or lime, to be Exemptions used for tillage.

All which tolls or fums of money shall from time to time be Payment of paid within the space of three months after every such hoy, the said tolls barge, vessel, lighter or other craft shall have passed through to be made the said bridge; and if any owner or owners of any such hoy, within three the said bridge; and if any owner or owners of any such hoy, months, barge, vessel, lighter or other crast which shall so pass through the faid bridge, shall for the space of three months neglect or refuse to pay the tolls or rates herein before appointed to be paid for every such hoy, barge, vessel, lighter or other craft which shall so pass through the said bridge, he and they shall forfeit and pay for every offence the sum of five pounds, to be levied on penalty of from time to time by diffress and sale of the goods and chattels 51. of the respective owner or owners of any such hoy, barge, lighter, veffel or other craft which shall so pass through the said bridge. together with the reasonable charges of every such distress and fale; all which forfeitures, when recovered, shall go and be applied to the uses of this act.

XXVIII. Provided always, and be it further enacted by the City may comauthority aforesaid, That it may and shall be lawful for the sale ound with mayor, aldermen and commons, in common council affembled owners of vesfrom time to time to compound or agree by the year or other-

wife with the owner or owners of any hoy, barge, veffel, lighter or other craft having goods on board, to pass through the arches of the faid bridge for fuch fum of money, and to be paid in fuch manner as the faid mayor, aldermen and commons, in common council affembled, shall think fit or reasonable; any

thing herein before contained to the contrary notwithstanding.

XXIX. And be it further enacted by the authority aforefaid, Owners name That from and after the twenty ninth day of September on thou- and tonnage fand seven hundred and fifty six the owner or owners of every to be painted hoy, barge, vessel, lighter or other craft (other than such crafts as are herein before excepted) which shall pass with goods on board through any of the arches of the faid bridge, shall cause his, her or their name or names and place or places of abode, together with the tonnage of fuch hoy, barge, veffel, lighter or other craft to be painted on some conspicuous place or part thereof; and the owner or owners of every such hoy, barge, vessel, lighter or other craft (except as aforefaid) who shall omit so to do, shall, over and besides the toll herein before appointed to be paid for passing through any of the arches of the said bridge, and the penalty herein before inflicted in case of non-payment thereof, forfeit the fum of twenty shillings every time any such on penalty of hoy, barge, veffel, lighter or other craft (other than such crafts 20% as are herein before excepted) shall pass with goods on board through any of the arches of the faid bridge, without having the name or names and place or places of abode of the owner or owners thereof painted on some conspicuous place or part of fuch hoy, barge, veffel, sighter or other craft, as also the tonnage thereof; and every such forfeiture shall be paid on the

the informer,

and may be levied by di-Areis and tale.

Juffice may fummon defaulter for non-payment of tolls, and issue his warrant for levying thereof, &c.

to be paid an eduviction of every fuch offender or offenders by his, her of conviction to their confession, or on the oath of one or more credible with the their confession, or on the oath of one or more credible witness or witnesses before any justice of the peace of the city, county, division or place where such owner or owners shall live or be found, to the person or persons who shall make information or complaint to such justice of any such omission or default as a. forefaid, and on the offender or offenders on fuch conviction refuling or neglecting to pay the money which shall be forfeited as aforefaid, the same may and shall be levied by distress and sale of the offenders goods, rendering to the owner or owners there. of the overplus, if any, after the reasonable charges of every such distress and sale shall be paid.

XXX. And be it further enacted by the authority aforefaid. That it shall and may be lawful for any justice or justices of the peace of any county, city or liberty, within whole jurisdiction any person or persons subject and punishable by this act for neglecting or refusing to pay any of the tolls or sums of money herein before appointed to be paid for any such hoy, barge, velsel, lighter or other crast which shall pass through any of the arches of the faid bridge with goods on board, or who shall eglect or refuse to pay any composition money agreed to be paid. by him, her or them, in lieu of fuch tolls, shall reside or be found, to summon before him or them the party or parties accufed of neglect or refusal to pay the same tolls or sums of money or composition money; and on appearance of the parties. accused, or on his, her or their contempt in not appearing, upon proof on oath by one or more credible witness or witnesses of the service of such summons or summonses on the party or parties against whom the same was or were granted, or of leaving the same at his, her or their usual place of abode, with some perforthere, of his, her or their family, every fuch justice and justices is and are hereby required to proceed to the examination of the witness or witnesses upon oath (which oath every such justice is hereby authorized to administer) and thereupon to hear, adjudge and determine concerning the matters complained of, and to iffue warrants for recovering the money forfeited or due, by diffress and sale of the offenders goods, so as the offender or offenders be thereof first duly convicted by any such justice in like manner as justices may do for any offences committed within their respective jurisdictions; and every such warrant and act done by any fuch justice, and by any constable, headborough, tythingman or other person, in obedience to the warrant of any fuch justice, shall be as effectual in law, as if the fame had been granted or done within the proper limits of their own jurisdiction.

Tolls not ratable to any tam

XXXI. And be it further enacted by the authority aforesaid, That the tolls and duties payable by this act shall not be rated or taxed for or towards the land tax, church, poor, or any other rates or taxes, ward or parochial, or for or towards the repairs of any highways.

XXXII. And

XXXII. And be it further enacted by the authority aforefaid, Tolls, &c. That all and fingular the tolls and duties railed and imposed by vested in the this act, and all other money which shall be levied or recovered, applied for the or received by virtue hereof, shall, from and after the faid twen-purposes of ty fourth day of June, be and the same are hereby vested in the this act. faid mayor, commonalty and citizens of London, and their fuccessors; and the money arising therefrom shall be recovered, accounted for, paid and applied in such manner, for such time, and for such purposes, as by this act is directed.

XXXIII. And forasmuch as the borrowing money upon the credit of this act will be the most effectual method to accomplish the ends defigned thereby; be it further enacted by the authority aforesaid. That the said mayor, aldermen and commons of the said city, Common in common council affembled, shall and may, and they are council may hereby impowered from time to time to borrow under the com-mon feal of the faid city, upon the credit of the faid tolls and of the tolls. duties created by this act, any fum or fums of money at a rate or rates of interest not exceeding four pounds per centum per annum, which faid money so to be borrowed shall be applied to

the purposes of this act.

XXXIV. And to the end the faid tolls and duties may be duly. eccounted for, be it further enacted by the authority aforesaid, That it shall and may be lawful to and for the said mayor, aldermen and commons of the faid city of London, in common council affembled, to nominate and appoint a proper person or Clerk and persons to be their clerk or clerks, and such other officers un-other officers der them, for the execution of the powers hereby vested in to be appointthem, as they shall deem proper; which clerk or clerks shall write and keep proper entries from time to time of all fuch matters, proceedings and things, as shall be done in pursuance of this act; and likewise to nominate and appoint such person or persons to be receiver or receivers, collector or collectors of the Collectors to faid tolls or duties, as they shall think fit, who shall give secu- give security. rity for the due accounting for, and paying into the chamber of the faid city of London, the monies by them collected, and for their honesty and good behaviour in their office or place of collector or collectors, receiver or receivers; and all persons by this act liable to pay the faid tolls or duties, or any of them, are Tolls to be required to pay the same, after the rates aforesaid, to such re-paid to them; ceiver or receivers, collector or collectors as aforesaid; and all who are to fuch receivers and collectors shall respectively pay the same into pay the same the chamber of the faid-city of London, and shall also upon oath chamber. (if thereunto required by the faid court of mayor and aldermen) give in a true and perfect account in writing, under their respective hands, of all money which they and every of them shall to such time have received, paid and disbursed by virtue of this act, or by reason of their respective offices; and the said mayor, aldermen and commons of the said city of London, in common council assembled, shall and may, out of the monies arising or to be received by the faid tolls, or otherwise, by virtue of this Salaries to be act, make such allowances unto such receiver and receivers, col- allowed to of-

making due account and payment, to

Common council may

compound.

Collector never to keep one time, of tire tolls, but to pay the chamber,

on penalty of 5 ì.

Chamber lain to give re ceipts for the money;

lector and collectors, and all other officers and persons to be employed by or under them, for their care and pains in the execution of their respective offices, as they the said mayor, aldermen and commons, it common council affembled, from time to time Collectors not shall think fit and reasonable; and in case any such receiver or receivers, collector or collectors of the aforesaid tolls or duties so to be paid as aforefaid, or any of them, shall not make such acbe committed, count and payment, as by this act is directed, according to the orders and directions of the laid mayor, aldermen and commons, in common council affembled, then any justice or justices of the peace for the faid city of London shall commit such party or parties to his Majesty's gaol of Newgate, there to remain without bail or mainprize, until they shall have made a true account and payment as aforefaid, or compounded for the same with the faid mayor, aldermen and commons, in common coun-'cil affembled, and paid the money by every fuch composition stipulated to be paid; which composition the said mayor, aldermen and commons, in common council assembled, are hereby authorized from time to time to make and receive, if they shall fo think fit, in full satisfaction for all money that shall be then due from such person or persons.

XXXV. And be it enacted by the authority aforefaid. That every receiver or collector of any money payable by virtue of more than 501, this act, shall pay the money he or they shall receive, into the in his hands at chamber of the city of London, as he or they shall receive the fame, in such manner that he or they shall never have a fund exceeding fifty pounds at a time in his or their hands for the same into the space of ten days, provided the said chamber of London be open to receive the same; and if any such receiver or collector shall keep or retain in his hands more than the said sum of fifty pounds longer than ten days, he and they shall respectively forfeit and pay the sum of five pounds for every offence, of which he or they shall be convicted before the mayor of the said city of London, or any justice of the said city, by the oath of any one or more credible witness or witnesses, or by his or their confesfion; all which forfeitures shall be levied by distress and sale of the offenders goods, rendering the overplus, if any, after the reasonable charges of such distress and sale shall be paid, to the ' owners thereof, and shall be recovered and applied to the uses of this act.

XXXVI. And be it also enacted by the authority aforesaid. That the chamberlain of the faid city of London for the time being, or such of his clerks who shall be appointed by him for this purpose, shall be obliged, and he and they is and are hereby required to give receipts for all money which shall be paid into the faid chamber of London in pursuance of this act, without fee or reward; and that the faid chamberlain of the lid city of Londm for the time being is hereby authorized and required, out of the money which shall be so paid into the said chamber of the faid city of London, under this act, and for far as the same will order from the extender be fufficient, from time to time to answer and pay all

and to iffue the fame on

íums

fums of money which shall be drawn upon him, or ordered to common be paid by the faid mayor, aldermen and commons of the faid council. city of London, in common council assembled, for or in respect of any thing which shall be due or payable by virthe of or under this act.

XXXVII. And be it further enacted by the authority aforesaid, Receipts and That there shall be provided and kept by the chamberlain of disbussements the city of London for the time being, one or more book or to be entered books, in which all the receipts and difbursements of the money in books to be arifing and received by virtue of this act shall from time to time chamberlain, be fairly fet down and entered, truly expressing the times when, and the names of the persons respectively from and by whom the fame were fo received, and to whom and for what uses or purposes the same shall have been disbursed; and an account of fuch receipts and payments shall be fairly drawn out and stated, Accounts to and signed by the said chamberlain once in every year, and de be audited and livered by him to the faid mayor, aldermen and commons of the nually, faid city, in common council affembled, who are hereby impowered from time to time to audit, or cause the same to be audited, and to fettle the fame; and after every such audit shall be made, the chamberlain of the faid city of London for the time be being shall yearly lay before each house of parliament a true and laid be-

copy of every fuch account or an abilized thereof, within twenty fore parlia-

days after the opening of every session of parliament.

XXXVIII. Provided likewise, and it is hereby also further Power of putenacted by the authority aforesaid, That all and every the pow-ting this act ers and authorities in and by this act given and granted to the in execution mayor, aldermen and commons of the faid city of London, in may be delecommon council affembled, shall and may at all times hereafter committee. be exercised and performed as fully and effectually to all intents and purposes whatsoever, by any committee who shall be appointed from time to time by the faid mayor, aldermen and commons of the faid city of London, in common council affembled for putting in execution this act, or performing any matters hereby directed to be done, according to the authorities which from time to time by the faid mayor, aldermen and commons of the said city of London, in common council affembled, shall be delegated or given to such committee; and that all and every acts, matters and things which at any times hereafter shall be done or transacted by any such committee who shall be appointed as aforesaid, shall be as valid and effectual to all intents and purpoles whatloever, as if the same were or had been done, transacted or performed by the said mayor, aldermen and commons of the faid city of London, in common council affembled; any thing in this act before contained to the contrary thereof in any wife notwithstanding.

XXXIX. And it is hereby also enacted by the authority afore- Order of justifaid, That no order which shall be made by any justice or just liable to be tices by virtue of or under this act, or any other proceedings to quashed for be had touching the conviction or convictions of any offender want of form, or offenders against this co, shall be quashed or vacated for want nor removed

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of form only; or be removed or removeable by Certierari, or any other writ or process whatsoever, into any of his Majesty's

courts of record at Westminster.

Persons aggrieved may appeal to the fellions.

Court may award costs.

Charges of passing this act to be paid out of the sirst money raised. Tolls to continue till the principal and interest of money borrowed be repaid.

Limitation of actions.

General issue.

XL. Provided always, and it is hereby further enacted by the authority foresaid, That in case any person or persons shall think him, her or themselves aggrieved by any orders or proceedings of any justice or justices of the peace, which shall be made or had under this act, it shall and may be lawful for such person or persons to appeal to the justices of the peace at their next general quarter-fellions of the peace to be held for the county, city or borough in which any warrant shall be so granted, or order so made; and the justices of such said general quarter-fessions are hereby required to bear and finally determine every fuch appeal and appeals, and shall award to the party or parties for whom such appeal shall be determined, such costs as to them in their discretion shall seem reasonable, and shall raise and levy by their order or warrants fuch costs as shall be awarded by diffress and sale of the goods and chattels of any person or persons who shall be ordered to pay the same.

Charges of XLI. And be it further enacted by the authority aforesaid, passing this act. That all the costs and charges of obtaining, or by reason of to be paid out passing this act, shall, as soon as may be, be paid out of the

money to be raised and received by virtue thereof.

XLII. And be it further enacted by the authority aforesaid, That the several tolls and duties hereby appointed to be raised and levied for the purposes aforesaid, shall have continuance and be received, had, raised, collected and taken, until such time as the money which shall be borrowed by virtue of this act, and

the interest thereof, shall be fully satisfied and paid.

XLIII. And be it enacted by the authority aforesaid, That if any action shall be brought, or suit commenced against any person or persons for any thing done in pursuance of this act, or in relation to the premisses, or any of them, such action or fuit shall be laid or brought within fix months next after the fact done; and shall be laid or brought in the city of London or county of Surry, and not elsewhere; and the defendant or acfendants in such action may plead the general issue, and give this act and the special matter in evidence at any trial to be had thereupon, and that the same was done in pursuance and by authority of this act; and if the same shall appear to have been fo done, or if any fuch action or fuit shall not be brought within the time before limited, or shall be brought in any other county or place than as aforesaid, then the jury shall find for the defendant or defendants; or if the plaintiff or plaintiffs shall become nonfuited, or fuffer a discontinuance of his, her or their action or actions; or if a verdict shall pass against the plaintiff or plaintiffs; or if upon demurrer judgment shall be given against the plaintiff or plaintiffs, the said defendant or defendants shall have treble costs, and shall have such remedy for recovering the fame, as any defendant or defe thants hath or have for costs in other cases by law.

Treble costs.

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XLIV. And it is hereby further enacted, That this act shall Publick act, be deemed a publick act, and shall be taken notice of as such by all judges, justices and other persons whatsoever, without specially pleading the same.

CAP. XLI.

An act for explaining and amending two acts of parliament, one made in the eleventh year of his Majesty's reign (For repairing the road from Shoreditch church, through Hackney to Stanford Hill, and crojs Cambridge Heath over Bethnal Green, to the turnpike at Mile End in the county of Middlesex) and the other made in the twenty fixth year of his Majesty's reign (For enlarging the term and powers granted by the faud former all) and for impowering the trustees to erect and maintain lamps, and keep a guard, upon the said roads in the night-time.

CAP. XLII.

An act for enlarging the commetery or church-yard of the parish of Saint Mary Newington Butts in the county of Surry.

CAP. XLIII.

An act for making and widening a road from the east side of the parish of Saint Matthew Bethnall Green in the county of Middlesex, to the east end of Church Street in the said parish; and to open a way or road into Shoredith, and keeping the same in repair.

CAP. XLIV.

An act to enable the trustees for repairing Old Street road, to repair, widen, and make a road from the fign of the Red Lion on Windmill Hill, through Worship Street, to the Ditch Side next the east side of Holy Well Mount, and through a certain ground to the fign of The London Apprentice, in the parishes of Saint Luke and Saint Leonard Shoreditch in the county of Middlesex, or to lay open, repair, and widen a road from the said Red Lion, through the Dog Bai, into the Old Street road in the said county.

CAP. XLV.

An act for repairing and widening the roads leading from a pond belonging to Henry Eyre esquire, in the parish of Whiteparish in the county of Wilts, to the top of Dunwood Hill; and from thence over Great Bridge and Middle Bridge, through Romsey intra, to Hundred Bridge in the county of Southampton; and from thence to the county of the town of Southampton.

CAP. XLVI.

An act for repairing and widening the high roads from Bafingstoke, through Popham Lane, Sutton-Scotney and Stockbridge in the county of Southampton, to a place called Lobcomb Corner in the county of Wilts, and also for repairing and widening the road from Spittle-house over Wey-hill, to Mullen's Pond in the said county of Southampton.

CAP. XLVII.

An act to explain, amend, and render more effectual, an act made in the last session of parliament, intituled, An act for establishing, maintaining, and well governing, a nightly watch within the city of Bristol.

CAP. XLVIII.

An act for rebuilding the common gaol for the county of Derby, upon a place called Nun's Green, in the liberty of the town of Derby, and for appointing a proper place for the fafe custody of pitoners, until such new gaol shall be compleated; and to improve the justices of the peace for the said county to pay the tent reserved to the corporation for the said ground, out of the county rates.

CAP.

CAP. XLIX.

An act for repairing and widening the road from the eighteen mile stone beyond Willbughby Hedge, through the town of Mere in the county of Wilts, and shrough Wincanton, to Charlton Houthorn, and from thesee to Milboxse Port; and from Willoughby Hedge aforesaid, to the west end of Long Lane in Kilmington; and from Wincanton aforesaid, to the Sherborn turnpike cross-gate, on Cattle Hill; and from Wincanton, to Sparkford, in the county of Somerset.

CAP. L.

An act for repairing and widening feveral roads leading from and near the town of Brewton in the county of Somerfet.

CAP. LI.

An act for repairing and widening the several roads, from the town of Tewkesbury to Coscomb Gate; and from Isabel's Elm to the top of Gotherington Hill, in the county of Gloucester; and from Tewkesbury to a farm house, called The Old Blue Bell, and to the direction post in the parish of Ripple, and to Summond's Ford brook, and from Bieedon to Eckington Bridge, in the county of Worcester; and from Tewkesbury to Wainload's Bridge, and to the road opposite to Essential from the market-house in Cheltenham, to the turnpike road from Burford to Gloucester, near a tree called Pewidon Ash in the said county of Gloucester.

CAP. LII.

An act for repairing and widening the several roads leading from a gate called Poole Gate in the town and county of Poole.

CAP. LIII.

An act for the better regulating the nightly watch and bedles, and cleanfing, enlightening, and paving the fireets, squares, lanes, and other passages, and repairing the highways and eausways, and regulating the poor within the parish of Saint Mary le Bone in the county of Middlesex.

CAP. LIV.

An act for repairing and widening the road from the top of Harnham Hill, near the city of New Sarum, in the county of Wilts, through the towns of Blandford Forum and Dorcester, to a certain intrenchment on Askerwell Hill in the county of Dorset.

CAP. LV.

An act to amend and render more effectual an act passed in the twenty fixth year of the reign of his present Majesty, for amending several roads leading from the city of Exeter.

CAP. LVI.

An act for amending and keeping in repair the roads leading from Mead Brook, which divides the parithes of Pucklechurch and Mangotsfield in the county of Gloucester, to Christian Malford Bridge in the county of Wilts, and also from Pucklechurch aforesaid, to certain coal mines in the said parish.

CAP. LVII.

An act for enlarging the term and powers granted by an act passed in the twenty-second year of his present Majesty, for repairing, enlarging and preserving the harbour of Ellensoot in the county of Cumberland.

CAP. LVIII.

An act for repairing and widening the roads leading from the city of Gloucester towards Cheltenham and Towkesbury in the county of Gloucester.

CAP.

CAP. LIX.

An act for amending, widening, and keeping in repair, feveral roads leading from the Market House, and elsewhere, in the town of Ludlow in the county of Salop.

CAP. LX.

An act for amending, widening, and keeping in repair, feveral roads leading from the Market House in the town of Much Wenlock in the county of Salop.

CAP. LXI.

An act for repairing and widening the roads from Coleham Bridge in Shrewsbury, to the Market Place in Church Stretton, and to the top of Lythwood Hill, and from Pulley Common, to the May Pole in Condover; and from Coleham Bridge, to Longdon in the county of Salop.

CAP. LXII.

An act to enable the dean and chapter of the collegiate church of Saint Peter at Westminster, and their successors, to make and grant unto James Mallors a lease or leases of certain pieces of ground, messivages, tenements and hereditaments, comprized within certain limits, for a longer term of years than they are at present enabled to grant.

CAP. LXIII.

As act to impower the churchwardens, overfeers of the poor, and veftry of the parish of Kensington, in the county of Middlesex, to make a rate or rates for the relief of the poor, and the better repairing of the highways, and cleaning the streets within the said parish.

CAP. LXIV.

An act for repairing and widening the roads from the town of Shrewfbury, to Preston Brockhurst, to Shawbury, and to Shrey-hill in the county of Salop.

CAP. LXV.

An act for repairing and widening the roads leading from the town of Kington, in the county of Hereford, through the Welch Hall Lane, as far as the fame county extends, and the feveral roads leading from Kington aforefaid, to Brilley's Mountain, to Earnifley, to Almely, to Eckley's Green, to Eartifland, to Staple Bar, and to Milton House in faid the county of Hereford.

CAP. LXVI.

An act for explaining, amending, and rendering more effectual, an act passed in the twenty seventh year of his present Majesty, for repairing and widening the road from Leicester to Narborough, and from Leicester to Coventry, and from thence through Kenslworth to Warwick, and from thence to Halford Bridge; and from Warwick to Stratford upon Avon; and from Coventry to Martyn's Gutter, leading towards Stoneleigh Town; and for supplying an omission in an act passed in the last session of parliament, for repairing the roads from Leicester to Ashby de la Zouch in the county of Leicester; so far as the same relates to that part of the said road which leads from the town of Hinckley in the county of Leicester, to the town of Nuneaton; and from thence through the parishes of Chilvers Coton and Bedworth, to Bishops Gate in the city of Coventry.

CAP. LXVII.

An act for enlarging the terms and powers granted by several acts of parliament for repairing the high ays between Sheppard's Shord and the Devizes, and from Stert Store in the parish of Urshiont, to Rowd Ford in the county of Wilts; and for changing and altering part of the VOL. XXI.

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faid highways; and for repairing the road from the top of Red Hone to Stert Stone aforefaid.

CAP. LXVIII.

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An act for amending, widening, and keeping in repair, the feveral roads from the town of Pool in the county of Montgomery, to Wrexham in the county of Denbigh, and also the road from Knockin in the county of Salop, to Llandalader in Mochnant in the county of Denbigh.

CAP. LXIX.

An act for the explaining, amending, and rendering more effectual, two feveral acts of parliament, one of them passed in the thirteenth year of her late may sty Queen Anne, for making the river Nine or Nen, running from Northampton to Peterborough, navigable; and the other made in the eleventh year of his late majesty King George the First, for making more effectual the said former act.

CAP. LXX.

An act for enlarging the terms and powers granted by an act passed in the twenty south year of his present Majesty's reign, for repairing the high road leading from Darlington in the county of Durham, to West Auckland, and several other roads in the said county therein mentioned; and for the essectual amending the same.

CAP. LXXI.

An act to explain and amend an act passed in the twenty fifth year of the reign of his present Majesty, intituled, An act for repairing the rad from the lown of Liest trough Harawood to the south west corner of the things of Harawale, and from thence in two branches, one through Ripley over Burage Gicen, and the other through Knaresborough and Borough-Bridge, to Ripon, and from thence to the first rill of water or watercourse on Hutton Moor in the county of York, and for repairing the sloughs or ruts on the said moor.

CAP. LXXII.

An act for changing and altering two several roads directed to be amended and widened by an act made in the twentyseventh year of the reign of his present Majesty, for amending and widening several roads leading from the borough of Truro in the county of Cornwall.

CAP. LXXIII.

An act for building a bridge across the river Wye, from the town of Hay in the county of Brecon, to the opposite shore in the county of Radnor.

CAP. LXXIV.

An act for the better supplying the city of Edinburgh with fresh and wholsome water.

C A P. LXXV.

An act for compleating and finishing a new church; and laying out and inclosing a cemetery thereto, in the island of Portland.

CAP. LXXVI.

An act for enlarging and altering the term and powers granted by an act made in the twenty second year of his present Majesty's reign, for effectually amending and repairing the road leading from Wansford Bridge in the county of Northampton, to the town and borough of Stamford in the county of Lincoln; and for repairing the road from the borough of Stamford to Stapplesord Bridge, in the parish of Ryhall in the county of Rutland; and from thence to Bourne in the county of Lincoln.

CAP. LXXVII.

An act for repairing and widening the road from the town of Farringdon in the county of Berks, to the town of Cricklade, and from thence to the town of Malmefbury in the county of Wilts, and the road from thence to join the turnpike road at Acton Turville in the county of

1736.1 Anno vicelimo nono Georgii II. c. 78-87.

Gloucester; and also the road from Tetbury in the said county, through Malmesbury aforesaid, to Chippenham Bridge; and the road from Sherston, to join the turnpike road leading from Tetbury to Bath.

CAP. LXXVIII.

An act for the better paving and amending, cleanfing, enlightening and watching the streets, highways, lanes and passages, within the town of Shrewshipy in the county of Salop.

CAP. LXXIX.

An act for the better relief and employment of the poor, in the hundreds of Colneis and Carlford in the county of Sulfolk.

CAP. LXXX.

An act for enlarging the term and powers granted by an act passed in the twenty first year of the reign of his present Majesty, for repairing the high road from the town of Bowes in the county of York, to Barnard Caltle in the county of Durham; and from thence through Staindrop, to Newgate in Bishop Auckland; and from Newgate, along Gibb Chair, to Gaundless Bridge; and from thence by Milderston Gill, to the turnpike road near Sunderland Bridge in the county of Durham; and for making the fame more effectual.

CAP. LXXXI.

An act for amending and keeping in repair the roads leading from a place called Fryer Bacon's Study, to Chilton Pond; and from the top of Hinkfly Hill, to Foxcombe Hill Gate, in the road leading to Farring. k d ... the county of Berks.

CAP. LXXXII.

An act for repairing and widening the road from the White Stoop, near the north end of the town of Derby, through the towns of Dusfield and Chelterfield in the county of Derby, to the town of Sheffield in the county of York; and from the faid town of Duffield, to the Moot Hall in the town of Wirksworth in the said county of Derby.

CAP. LXXXIII.

An act for repairing and widening the high road from the borough of Ripon by Ingram Bank, to the town of Pately Bridge in the county of

CAP. LXXXIV.

An act for repairing and widening the roads from the north end of Dunsby Lane, to the fouth west corner of Riseholm Hedge, and to Catholm Gate, Drinsey Nooke, and Dunham and Littleburgh Ferries, and from the north end of Waddington Field, and the bridge over the river Witham, at Bracebridge, to the city of Lincoln, and from the gate at the foot of Canwicke Hill, to the great bargates of the faid city; and for enforcing the performance of statute-work upon the highways, communicating with the faid roads, to a certain distance from the faid roads.

CAP. LXXXV.

An act for repairing and widening the roads leading from the east side of Lincoln Heath, to the city of Peterborough; and from the east end of Marham Lane, to the town of Walton in the county of Northampton; and from the town of Bourn, to the town of Collerworth; and from Donington High Bridge, to the cross post in the parish of Haccomby; and from the east end of a lane called Hale Drove, to and through the town of Old Sleaford, to the end of Long Hedge in the parish of Quarrington in the county of Lincoln.

CAP, LXXXVI.

An act for building a bridge crofs the river Thames, from Black Fryars in the city of London, to the opposite side in the county of Surry.

CAPLXXXVII.

An act for regulating the nightly statch and beadels, and better enlightening, paving, and cleanling the fifeets and other passages, and repairing

the highways within the parishes of Saint John Wapping, Saint Paul Shadwell, the hamlet of Ratcliffe, the parish of Saint Anne in the county of Middlefex, and the precinct of Well Close in the liberty of the Tower of London.

C.A P. LXXXVIII.

An act to enable the respective trustees of the turnpike roads leading to Highgate Gatehouse and Hampstead, and from Saint Giles Pound to Kilbourn Bridge in the county of Middlesex, to make a newboad from the great northern road at Islington, to the Edgware road near Paddington, and alto from the north end of Portland Street, cross the Farthing Pye House Fields, into the said new road; and for enlarging the terms and powers granted by two several acts for repairing the said road from Saint Giles's Pound to Kilbourn Bridge.

CAP. LXXXIX.

An act for rebuilding the parish church, and enlarging the church yard of Saint John of Wapping, in the county of Middlesex

CAP. XC.

An act to enable the proprietors and inhabitants of houses in York Buildings, in the parash of Saint Martin in the Fields in the county of Middle-fex, to make and levy a rate on themselves, sufficient to answer the expense of rebuilding or repairing of the terrace walk and water-gate, and such other part of the premisses adjoining to the river Thames, and belonging to the said buildings, as shall be judged necessary, and for keeping the same in repair for the future.

CAP. XCI.

An act for explaining and making more effectual an act passed in the eventy fourth year of the reign of his present Majesty, for repairing the road leading from the east end of Brumpton High Lane in the county of York, to the town of Richmond, and from thence to and through the towns of Askrigg and Ingleton in the said county, to the town of Lancaster in the county of Lancaster; and also for repairing the road leading from Richmond aforesaid, through Gilling, Melionby and Aldbrough, to Lucy, otherwise Lousy Cross, and from Gilling through Gilling Town Lane, to the turnpike road on Gatherly Moor.

CAP. XCII.

An act for explaining, amending, and making more effectual, an act of parliament made in the twenty fixth year of the reign of his present Majetty, intituled, An act for repairing and widening the road from the top of White Sheet Hill in the parish of Donhead Saint Andrew in the county of Wilts, through the towns of Shaftsbury, Milborne Port and Sherborne, in the counties of Dorfet and Somerfet, to the Half-way House in the parish of Nether, otherwise Lower Compton, in the said county of Dorfet, and several other roads near the towns of Shaftsbury and Sherborne aforesaid; and for repairing other roads adjoining to the roads in the said former act mentioned.

CAP. XCIII.

An act to enlarge the term and powers of an act for repairing the road from Shrewsbury to Wrexham in the county of Denbigh, and to repair and widen feveral other roads therein mentioned, and the road from Wrexham to Chester, and from thence to Pen Fordd y Waen in the parish of Whitford, and also the road from Broughton to Mold in the county of Flint.

CAP. XCIV.

An act for amending, repairing, and widening the roads leading from the Rye-way in the parish of Yarpole in the county of Hereford to Presteigne in the county of Radnor, and from thence to Leintwardine, and from Presseigne aforesaid, to the top of Trap Hill, and from the Rye-way aforesaid, by the Maidenhead, to Wooserton in the county of Salop.

The END of the Twenty First Volume.